EXHIBIT 10 TO THE COMMENTS OF RELPROMAX ANTITRUST INC.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA) CIVIL ACTION NO. 98-1232 (CKK)	
Plaintiff,)	
v.	Filed: January 24, 2002	
MICROSOFT CORPORATION,))	
Defendant.))	
STATE OF NEW YORK ex rel. Attorney General ELIOT SPITZER, et al., Plaintiffs,	CIVIL ACTION NO. 98-1233 (CKK) Next Court Deadline: March 4, 2002	
v.	Pre-hearing Conference	
MICROSOFT CORPORATION,))	
Defendant.))	

MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF THE MOTION OF RELPROMAX ANTITRUST INC. FOR LIMITED PARTICIPATION AS AN AMICUS CURIAE AND FOR AN EXTENSION OF TIME

TABLE OF CONTENTS

TAB	LE OF	CONT	TENTS ii
TAB	LE OF	CASE	S AND AUTHORITIES iv
I.	INTI	RODU	CTION1
II.	FAC	TUAL	AND PROCEDURAL BACKGROUND2
III.	ARG	UMEN	NT7
	A. THE TUNNEY ACT REQUIRES FULL DISCLOSURE BY MICROSOF		
			Mr. Rule's Undisclosed Conversations Prior To November 15, 2001 Are Not Exempted From Disclosure9
			a. Mr. Rule Was Not Counsel Of Record For Microsoft Prior To November 15, 2001
			b. Mr. Rule Was Not Counsel Of Record For Microsoft Even After November 15, 2001
		2.	The Undisclosed Conversations Of Microsoft's Other Lobbyists With Executive Or Legislative Branch Officials Are Not Exempted From Disclosure
		3.	Additional Undisclosed Conversations May Have Caused A Predawn Telephone Call From A Senior Aide To The Attorney General To A Lobbyist
	В.		TUNNEY ACT WAS INTENDED TO PREVENT ABUSE OF POWER IN THE CURRENT SITUATION
		1.	The Lawful \$200,000 ITT Pledge Related To One Of The Impeachable Abuses Of Power In The Early 1970's Was Equivalent To About \$650,000 In 2001 Dollars Which Amount Is Vastly Exceeded By Over \$23 Million Microsoft Has Lawfully Spent On Federal Campaign Contributions And Lobbying Since 1997 18
			a. The ITT Litigation and the Kleindienst Nomination18
			b. The Impeachment Resolution

	c. Since 1997 Microsoft Has Spent Over \$23 Million On Federal Lobbying And Campaign Contributions21
	2. The Tunney Act Was Intended To Protect The
	Consuming Public From The Type Of Forces
	At Work Today In Connection With The RPFJ21
C.	ON THE PRESENT RECORD THE UNITED STATES WILL
	NOT BE ABLE TO COMPLY WITH THE COURT ORDER
	OF NOVEMBER 8, 2001, REQUIRING CERTIFICATION
	BY THE UNITED STATES OF COMPLIANCE
	WITH TUNNEY ACT PROCEDURES23
D.	THE COURT SHOULD AGAIN ODER FULL DISCLOSURE,
	ALLOW FULL DISCOVERY OF HE NECESSARY FACTS,
	AND EXTEND THE TIME FOR COMMENTS
	OR TERMINATE CONSIDERATION OF THE RPFJ
E.	IF THE COURT DOES NOT ORDER FULL DISCLOSURE
	NOW, ENTRY OF THE RPFJ COULD BE REVERSED ON
	APPEAL FOR THAT REASON ALONE; HOWEVER,
	IF THE COURT ORDERS ADDITIONAL DISCLOSURE
	AND THEN ENTERS THE RPFJ, THERE WOULD
	BE A LOWER POSSIBILITY OF REVERSAL DUE
	TO DEFENDANT'S FAILURE TO COMPLY WITH
	THE DISCLOSURE PROVISIONS OF THE TUNNEY ACT 24
F.	RELPROMAX AS THE ONLY PARTY OR PROPOSED AMICUS
	CURIAE WITH AN EXPRESSED INTEREST IN OBTAINING
	FULL DISCLOSURE FROM MICROSOFT SHOULD BE
	GRANTED THE RIGHT TO LIMITED PARTICIPATION AS
	AN AMICUS CURIAE IN THE TUNNEY ACT PROCEEDINGS24
REQUEST	FOR ORAL HEARING27
EXHIBIT L	IST28

TABLE OF CASES AND AUTHORITIES

CASES

<u>U.S. v. Microsoft</u> , 84 F.Supp.2d 9 (D.D.C. 1999)
<u>U.S. v. Microsoft</u> , 87 F.Supp.2d 30 (D.D.C. 2000)
<u>U.S. v. Microsoft</u> , 97 F.Supp.2d 59 (D.D.C. 2000)
STATUTES
2 U.S.C. § 1602(9)
2 U.S.C. § 1603 (Section 4 of the Lobbying Disclosure Act of 1995)
2 U.S.C. § 1603(a)(2)
2 U.S.C. § 1604 (Section 5 of the Lobbying Disclosure Act of 1995)
15 U.S.C. § 16(b)-(h) (Antitrust Procedures and Penalties Act (Tunney Act))
15 U.S.C. § 16(b)
15 U.S.C. § 16(d)
15 U.S.C. § 16(e)
15 U.S.C. § 16(f)(3)
15 U.S.C. § 16(f)(5)
15 U.S.C. § 16(g)
RULES
Federal Rule of Civil Procedure 5
Federal Rule of Civil Procedure 7(a)
Local Civil Rule 83.6(a)

OTHER AUTHORITIES

Cong. Rec., Senate, July 18, 1973, pp. 24597-8	22
Cong. Rec., Senate, July 18, 1973, p. 24599	27
Cong. Rec., Senate, December 9, 1974, p. 38585	21
Statement Of Information, Hearings Before The Committee On The Judiciary House Of Representatives, Ninety-Third Congress, Second Session, Pursuant To H.Res. 803, Book V, Part I, Department Of Justice ITT Litigation - Richard Kleindienst Nomination Hearings	18
House Report 93-1305. August 20, 1974, pp. 139-183	20

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I. INTRODUCTION

The Antitrust Procedures and Penalties Act (Tunney Act) was signed on December 21, 1974, to remedy one of the many abuses of power which led to the adoption of the second of three Articles of Impeachment of the President by the Committee on the Judiciary of the United States House of Representatives on July 27, 1974, and to the only Presidential resignation in the history of our nation on August 9, 1974. The Tunney Act is not merely some procedural nicety. The Tunney Act is discussed in greater detail below (see section III.B., pp. 18-22, "The Tunney Act Was

Intended To Prevent An Abuse Of Power In The Current Situation").

Defendant Microsoft Corporation ("Microsoft") has not complied with the disclosure requirements of the Tunney Act, specifically 15 U.S.C. § 16(g), or this Court's Order dated November 8, 2001. Pursuant to 15 U.S.C. § 16(b) and (g), anyone has the statutory right to comment on the Revised Proposed Final Judgment ("RPFJ") in captioned Civil Action 98-1232 for fifty (50) days after Microsoft complies with 15 U.S.C. § 16(g). Relpromax Antitrust Inc. ("Relpromax") hereby asserts its statutory right, which is also the statutory right of all Americans, to consider for fifty (50) days a true and complete disclosure by Microsoft pursuant to 15 U.S.C. § 16(g) and then to file with the United States such written comments as it deems appropriate with respect to the RPFJ in light of the information disclosed pursuant to 15 U.S.C. § 16(g).

Accordingly, Relpromax seeks an order:

- 1) granting Relpromax status as an amicus curiae with the right of limited participation in proceedings so it can assist, if necessary, in obtaining, <u>inter alia</u>, the statutorily required (and Court ordered) disclosure;
 - 2) compelling Microsoft to comply with the statute and the November 8, 2001, order; and,
- 3) extending the time for comments to provide Relpromax and all interested parties with their statutory rights.

II. FACTUAL AND PROCEDURAL BACKGROUND

From 1993 through 1996, Microsoft contributed a total of about \$366,000 to federal parties and candidates. Declaration of Brian Dautch ("Dautch Dec."), ¶¶ 2-3 and Attachments 1 and 2. (A copy of the Dautch Declaration is attached hereto as Exhibit A.)

The total includes contributions directly to candidates or political action committees reported as made by individuals who listed Microsoft as an employer.

On May 18, 1998, these civil actions were filed.

From 1997 through July 31, 2001, Microsoft contributed a total of over \$6.8 million to federal parties and candidates. Dautch Dec., ¶ 2, and Attachment 1.

From 1997 through June 30, 2001, in addition to about \$6.8 million in contributions Microsoft spent an additional \$17.6 million on lobbyists who contacted many federal agencies and Members of the House and Senate seeking support for Microsoft's antitrust policies. Dautch Dec., \$\quad \text{9} and 8-42 and Attachments 1, and 9-43. Given that Microsoft contributed to the campaigns of 38 U.S. Senators and 124 U.S. Representatives in 2001 alone (a non-election year), it is even possible that some of the federal legislators contacted by Microsoft about its antitrust problems had received, and/or may have been seeking, Microsoft campaign contributions. Dautch Dec., \$\quad 2\$ and Attachment 1.

On July 6, 1998, Charles F. Rule, Esq., became a registered lobbyist for Microsoft. From approximately 1986 to 1989, Mr. Rule was the Assistant Attorney General in charge of the Antitrust Division of the United States Department of Justice. Dautch Dec., ¶ 4, and Attachment 7. In 1998, Mr. Rule was a partner with the lobbying firm² of Covington & Burling of Washington, D.C. On July 6, 1998, Covington & Burling filed a Lobbying Registration, pursuant to 2 U.S.C. § 1603(a)(2), indicating that Mr. Rule was among the firm's "employees" who had acted or expected to act as lobbyists for Microsoft Corporation. On page 2 of the Lobbying Registration, Covington & Burling reported that the lobbyists expected to lobby on issues including "[c]ompetition matters affecting

² See 2 U.S.C. § 1602(9).

The Lobbying Registration (dated June 29, 1998) is known as Form LD-1 which is required to be filed by 2 U.S.C. § 1603 (Section 4 of the Lobbying Disclosure Act of 1995). The Lobbying Registration was filed with the Office of the Clerk of the U.S. House of Representatives. A copy of this Lobbying Registration is Attachment 4 to the Dautch Dec.

computer industry software."

On August 12, 1999, Covington & Burling filed a mid-year 1999 Lobbying Report (Form LD-2) indicating that for the period from January 1, 1999, through June 30, 1999, the firm received \$40,000 from Microsoft for lobbying.⁴ On page 6 of the form, Covington & Burling reported that Charles F. Rule lobbied the U.S. House of Representatives and the U.S. Senate for Microsoft on "[c]ompetition issues affecting computer software industry."

On September 28, 2001, this Court docketed an order requiring the parties to engage in intensive settlement negotiations until November 2, 2001. A copy of the order is attached hereto as Exhibit B.

From on or about October 1, 2001, to November 6, 2001, according to written unsworn testimony by lobbyist Rule, he was one of the principal representatives for Microsoft in the negotiations with respect to the RPFJ. Dautch Dec., ¶ 4 and Attachment 3.

On November 6, 2001, the United States and Microsoft filed a Stipulation and attached form of Revised Proposed Final Judgment. The Stipulation was signed on behalf of the United States by Charles A. James, Assistant Attorney General in charge of the Antitrust Division of the United States Department of Justice.⁵ (A copy of the Stipulation is attached hereto as Exhibit C.) In the Stipulation, Microsoft agreed to make the disclosure required by 15 U.S.C. § 16(g). Stipulation, ¶ 3.

The Lobbying Report (dated August 10, 1999) is on a form known as Form LD-2 which form is required to be filed by 2 U.S.C. § 1604 (Section 5 of the Lobbying Disclosure Act of 1995). The Lobbying Report was filed with the Secretary of the United States Senate. The Lobbying Report is Attachment 23 to the Dautch Dec.

The Stipulation was also signed on behalf of certain plaintiffs in the companion Civil Action No. 98-1233 (i.e., the States of Illinois, Kentucky, Louisiana, Maryland, Michigan, New York, North Carolina, Ohio, and Wisconsin) (hereinafter referred to as "Settling States").

On November 8, 2001, this Court ordered Microsoft to make the disclosure required by 15 U.S.C. § 16(g) "within ten days of the publication of the proposed Final Judgment in the Federal Register." (A copy of the Court's Order dated November 8, 2001, is attached hereto as Exhibit D.)

On November 15, 2001, lobbyist Charles F. Rule, Esq., apparently attempted to become a counsel of record for Microsoft in Civil Action No. 98-1232 pending before this Court. On November 15, 2001, a document titled "Notice Of Entry Of Appearance" for Charles F. Rule was filed with this Court and is recorded as electronic docket entry number 29 in Civil Action No. 98-1232. (A copy of the Notice Of Entry Of Appearance is attached hereto as Exhibit E.) According to the court docket for Civil Action No. 98-1232, the Notice Of Entry Of Appearance for Mr. Rule was signed and filed by Bradley Smith and not by Mr. Rule. According to the official docket, no document filed on behalf of Microsoft in this civil action (or Civil Action No. 98-1233) from November 15, 2001, through January 18, 2002, has been signed by Mr. Rule on behalf of Microsoft.⁶

On November 16, 2001, an item appeared on the front page of The Wall Street Journal which item stated in full:

"LEGAL LOOPHOLE: Microsoft tries to shield its top Washington lawyer, Charles F. Rule, from having to reveal some contacts with the administration before he negotiated the company's controversial antitrust settlement. He was formally named a counsel of record yesterday, exempting him from disclosures otherwise demanded under a 1974 law requiring court review of antitrust deals."

There is no indication in the electronic docket, which is the only docket available for this stage of Civil Action No. 98-1232, that Mr. Rule has signed any pleading described in Rule 7(a), F.R.Civ.P., in ink and then caused the document to be filed electronically by someone else with the Court.

(A copy of the item from The Wall Street Journal, November 16, 2001, page 1, is Attachment 5 to the Dautch Dec.)

On November 28, 2001, the RPFJ was published in the Federal Register along with a copy of a document titled "Competitive Impact Statement" which was filed with this Court on November 15, 2001.

On December 10, 2001, Microsoft filed Defendant Microsoft Corporation's Description Of Written Or Oral Communications Concerning The Revised Proposed Final Judgment And Certification Of Compliance Under 15 U.S.C. § 16(g) ("Microsoft's Description"). (A copy of Microsoft's Description is attached hereto as Exhibit F.) The Description purported to reveal "any and all written or oral communications by or on behalf of" Microsoft 'with any officer or employee of the United States concerning or relevant to" the RPFJ with the exception only of "communications made by counsel of record alone with the Attorney General or the employees of the Department of Justice alone [emphasis added]." Microsoft Description, pp. 1-2. Microsoft's Description reveals only: 1) that unnamed "counsel for Microsoft" (n.b. as opposed to "counsel of record for Microsoft") met with plaintiffs' representatives and mediators from September 27, 2001, through November 6, 2001, and that a Mr. William Poole of Microsoft participated in some of the meetings from October 29, 2001, through November 2, 2001; and, 2) that at an October 5, 2001, meeting, technical questions were discussed by Ms. Linda Averett, and Messrs. Michael Wallent, Robert Short, and Chad Knowlton (all of Microsoft) with plaintiffs' representatives and plaintiffs' technical expert Professor Edward Felten. Microsoft certified that with the submission of the Microsoft Description, Microsoft "has complied with the requirements of 15 U.S.C. § 16(g) and that this submission is a true and complete description of such communications known to Microsoft." Microsoft's Description was electronically signed by John Warden, Esq., of the law firm of Sullivan

& Cromwell. The name of Charles F. Rule appears on the document apparently as Counsel for Microsoft. There is no signature line on the document for Mr. Rule's signature. Other than the appearance of Mr. Rule's name well below and to the left of Mr. Warden's name, there is no mention of Mr. Rule by name in the Microsoft Description or of any communications Mr. Rule had on behalf of Microsoft with any officer of employee of the United States concerning or relevant to the RPFJ (for example, oral or written communications or promises during the course of the intensive month-long negotiations which led to the RPFJ or drafts of proposed language for the RPFJ).

On December 12, 2001, Mr. Rule appeared (along with Assistant Attorney General Charles A. James and others) and submitted written testimony (not under oath) on behalf of Microsoft concerning the RPFJ before the Committee on the Judiciary of the United States Senate. Dautch Dec., ¶4, Attachment 3. In this testimony concerning the captioned civil actions, Mr. Rule (referring to the RPFJ as "PFJ") stated (p. 1, sentences 3-4):

"As this committee is aware, I am counsel to Microsoft in the case [n.b. Civil Action Nos. 98-1232 and 98-1233] and was one of the principal representatives for the company in the negotiations that led to the proposed consent decree. The PFJ was signed on November 6th after more than a month of intense, around-the-clock negotiations with the Department and representatives of all the plaintiff states."

III. ARGUMENT

A. THE TUNNEY ACT REQUIRES FULL DISCLOSURE BY MICROSOFT

The relevant portions of the Tunney Act are now codified as Title 15 U.S.C. § 16(b)-(h).

The Tunney Act applies to the current proposal for a consent judgment (RPFJ) by the United States in captioned Civil Action No. 98-1232 which was brought by the United States under the

antitrust laws. 15 U.S.C. § 16(b). To cast sunlight on any potential abuse of power, to provide the public with information necessary both to understanding the full context of the RPFJ and to providing as insightful comments as possible (as allowed by 15 U.S.C. § 16(d)), and to provide the Court with information the Court must have prior to determining whether entry of the RPFJ is in the public interest (as required by 15 U.S.C. § 16(e)), Microsoft must make the disclosures required by 15 U.S.C. § 16(g) which provides in full that [emphasis added below]:

"Not later than 10 days following the date of any proposal for a consent judgment under subsection (b) of this section, each defendant shall file with the district court a description of any and all written or oral communications by or on behalf of such defendant, including any and all written or oral communications on behalf of such defendant, or other person, with any officer or employee of the United States concerning or relevant to such proposal, except that any such communications made by **counsel of record alone** with the Attorney General or the employees of the Department of Justice alone shall be excluded from the requirements of this subsection. Prior to the entry of any consent judgment pursuant to the antitrust laws, each defendant shall certify to the district court that the requirements of this subsection have been complied with and that such filing is a true and complete description of such communications known to the defendant or which the defendant reasonably should have known."

Both the Tunney Act and this Court's November 8, 2001, Order setting forth the schedule to be followed to comply with the Tunney Act in this case clearly grant the public fifty (50) days to prepare and file comments on the RPFJ after defendant's true and complete disclosure of all communications specified by 15 U.S.C. § 16(g).

As is shown below, the Microsoft Description of December 10, 2001, did not meet the requirements of 15 U.S.C. § 16(g).

There are at least five broad categories of communications which should have been disclosed: 1) oral or written communications by or on behalf of Mr. Rule acting in any capacity for Microsoft; 2) oral or written communications in Mr. Rule's presence (these communications were not made by counsel of record alone); 3) oral or written communications which may have induced the Deputy Chief of Staff to the Attorney General of the United States (David Israelite, who recused himself from any involvement with Microsoft matters due to a conflict of interest) to place a predawn telephone call on October 9, 2001, to a lobbyist for a Microsoft competitor complaining about the competitor's support for the retention of independent private counsel by the States suing Microsoft in Civil Action No. 98-1233; 4) oral or written communications or promises by Microsoft lobbyists (other than Mr. Rule) or Microsoft personnel to officers or employees of the United States; and, 5) communications made at Microsoft's request or suggestion to officers or employees of the United States (e.g., communications by Members or employees of either House of Congress to officers or employees of the Executive Branch).

- 1. Mr. Rule's Undisclosed Conversations Prior to November 15, 2001 Are Not Exempted from Disclosure
 - a. Mr. Rule Was Not Counsel Of Record For Microsoft Prior to November 15, 2001

The statute, 15 U.S.C. § 16(g), exempts from disclosure only two types of oral or written communications with any officer or employee of the United States. First, the statute exempts communications between counsel of record and the Attorney General alone (i.e., outside the presence of Microsoft personnel and other Justice Department officers or employees). Second, the statute exempts communications between counsel of record and employees of the Department of

Justice alone (i.e., outside the presence of Microsoft personnel and non-employees of the Justice Department). The statute does not provide for a lobbyist (or other person who is not counsel of record) to conduct negotiations with the Attorney General and/or Justice Department employees and then, after reaching agreement on a consent judgment, convert from a lobbyist into a counsel of record in order to shield from disclosure communications and negotiations conducted when he was not counsel of record.

At a minimum, the term "officer or employee" in 15 U.S.C. § 16(g) should include any officer or employee of the Executive Branch. It is clear that offices and employees of the Executive Branch are within the scope of the statute because the two classes of exclusions are of officers or employees of the Executive Branch (i.e., the Attorney General and employees of the Department of Justice). Arguably, the term "officer or employee" in 15 U.S.C. § 16(g) could also include any "officer or employee" of the Legislative Branch. The precise scope of the term "officers and employees" within the meaning of 15 U.S.C. § 16(g) appears to be a matter of first impression in this Court. Given the control of the Justice Department budget by the Congress, the importance of disclosing communications by Microsoft with Members of Congress or their staff concerning or relating to the RPFJ is manifest. In any event, the statute makes clear that any communication concerning or relating to the RPFJ made on behalf of Microsoft (whether by Microsoft, a Senator, or anyone else) to an Executive Branch officer or employee must be disclosed under 15 U.S.C. § 16(g).

Mr. Rule was not a counsel of record prior to November 15, 2001. Accordingly, any oral or written communications made by him, or on his behalf, concerning or relevant to the RPFJ to any officer or employee of the United States must be disclosed. Clearly, communications made in the negotiations which resulted in the RPFJ both concern the RPFJ and are relevant to the RPFJ.

Mr. Rule was the Assistant Attorney General in charge of the Antitrust Division long after the Tunney Act became the law. While the disclosure requirements of 15 U.S.C. § 16(g) would apply to Mr. Rule's client even if Mr. Rule were totally unfamiliar with antitrust law, the disclosure requirements should be applied strictly given that Mr. Rule was the principal law enforcement officer of the United States charged with enforcing this precise statute for about three (3) years.

If Mr. Rule's testimony to the effect that he was a principal negotiator on behalf of Microsoft of the RPFJ is accurate, then there are clearly undisclosed communications made by Mr. Rule or in his presence.

Typically, a principal representative in negotiations would have made oral comments to the negotiators for the United States. Further, the principal negotiator would have submitted written drafts of language (whether in electronic, magnetic, or paper form) to be used in the RPFJ.

Also, there is the matter of Lobbyist Rule's contacts with the Administration which contacts were reported by The Wall Street Journal. What precisely does Microsoft want to conceal? Why does Microsoft want to conceal these communications? Discovery (or a true and complete disclosure under 15 U.S.C. § 16(g)) is needed to provide the American people and this Court with the answer to these questions.

b. Mr. Rule Was Not Counsel Of Record For Microsoft Even After November 15, 2001

If Microsoft's position is that Mr. Rule's communications prior to and during settlement negotiations did not have to be disclosed because on the date the Microsoft Description was filed Mr. Rule was a counsel of record, that position is both untenable and, as discussed above, contrary to the plain language of the statute.

Local Civil Rule 83.6(a) governs the process by which an attorney becomes a counsel of record and provides in full that:

"An attorney eligible to appear may enter an appearance in a civil action by signing any pleading described in Rule 7(a), Federal Rules of Civil Procedure, or by filing a written notice of the entry of an appearance listing the attorney's correct address, telephone number and bar identification number."

As mentioned above, as of the date of this Memorandum, Mr. Rule has not in connection with the captioned civil actions signed any pleading described in Rule 7(a) of the Federal Rules of Civil Procedure (i.e., basically, various types of complaints and answers).

The typical written notice of entry of an appearance is signed by the attorney entering the appearance. For example, when appearances were entered by Douglas Davis, Esq., Steven Kuney, Esq., and Brendan Sullivan, Esq., each of these attorneys signed and filed a written notice of appearance containing the necessary information. (Copies of the notices of appearance for Messrs. Douglas, Kuney, and Sullivan are attached hereto as Exhibits G, H, and I, respectively.) Mr. Rule did not sign or file what purports to be his written notice of entry of appearance. The written notice attempting to enter an appearance for Mr. Rule was signed and filed by Bradley Smith, Esq., of Sullivan & Cromwell.

As noted above, Mr. Rule has not, in connection with the captioned Civil Actions, signed any pleading described in Federal Rule of Civil Procedure 7(a).

Thus, arguably Mr. Rule was not a counsel of record even when the Microsoft Description was filed on December 10, 2001. Accordingly, any oral or written communications Mr. Rule had with officers or employees of the United States concerning or relating to the RPFJ must be disclosed.

2. The Undisclosed Conversations of Microsoft's other Lobbyists With Executive Or Legislative Branch Officials Or Employees Are Not Exempted From Disclosure

Even if Mr. Rule's testimony to the effect that he was a principal negotiator on behalf of Microsoft of the RPFJ were inaccurate and even if Mr. Rule had absolutely no oral or written communications at any time of any type, kind, or description with any officer or employee of the United States (whether in the Executive or Legislative Branch), it is still likely that there were other undisclosed oral or written communications made by or on behalf of Microsoft concerning or relevant to the RPFJ.

In addition to Mr. Rule, Microsoft has a substantial number of other inside and outside federal lobbyists who were paid on the order of \$17,645,000 from 1997 through June 30, 2001.

A partial list of some known lobbying expenditures and contacts includes the following:

- 1. From January 1, 1999, through June 30, 2001, according to the official reports required by Section 5 of the Lobbying Disclosure Act of 1995, 2 U.S.C. § 1604, the lobbying firm of Barbour Griffith & Rogers, Washington, D.C., reported receiving \$1,380,000 from Microsoft for lobbying the House and Senate concerning issues including "the Justice Department's Antitrust inquiry." Dautch Dec., ¶¶ 8-12 and Attachments 9-13.
- 2. The official reports show that from July 1, 1997 to June 30, 2001, the lobbying firm of Clark & Weinstock, New York, New York, received \$1,480,000 from Microsoft for lobbying the House and Senate concerning issues including Microsoft's position on the Department of Justice antitrust suit against Microsoft. Dautch Dec., ¶¶ 13-19 and Attachments 14-20.
 - 3. The official reports show that from January 1, 1998 to June 30, 1999, the

lobbying firm of Covington & Burling received \$140,000 from Microsoft for lobbying the House and Senate concerning, inter alia, competition issues affecting the computer software industry. Dautch Dec., ¶¶ 20-22 and Attachments 21-23.

- 4. The official reports show that from July 1, 1997, to June 30, 2001, the lobbying firm of Downey Chandler, Inc. (at times known as Downey McGrath Group), received \$560,000 from Microsoft for lobbying the Office of the Vice President, the Departments of Justice, State, and Commerce, and the House and Senate concerning issues including the Department of Justice's antitrust suit against Microsoft. Dautch Dec., ¶¶ 23-30 and Attachments 24-31.
- 5. From July 1, 1999 to June 30, 2001, the official reports show that McSlarrow & Associates, at times known as McSlarrow Consulting, L.L.C., received \$200,000 from Microsoft for lobbying the House and Senate concerning issues including competition in the software industry. Dautch Dec., ¶¶ 32-35 and Attachments 33-36.
- 6. From January 1, 2000 to June 30, 2000, the official report shows that Microsoft itself spent \$3,340,000 on lobbying the National Security Agency, Federal Bureau of Investigation, Senate, House, the Departments of Justice, Commerce, and Defense concerning issues including competition in the software industry. Dautch Dec., ¶ 36 and Attachment 37.
- 7. From July 1, 1997 to June 30, 2001, the official reports show that Preston Gates Ellis & Rouvelas Meeds received \$1,380,000 from Microsoft for lobbying the White House, the Vice President, the National Security Agency, the Central Intelligence Agency, the National

On November 5, 1999, this Court entered Findings of Fact adverse to Microsoft. U.S. v. Microsoft, 84 F.Supp.2d 9 (D.D.C. 1999). On April 3, 2000, this Court entered Conclusions of Law holding Microsoft to be in violation of the antitrust laws. U.S. v. Microsoft, 87 F.Supp.2d 30 (D.D.C. 2000). On June 7, 2000, this Court entered an order requiring Microsoft to devise a plan to split itself into an operating systems business and an applications business. U.S. v. Microsoft, 97 F.Supp.2d 59 (D.D.C. 2000).

Security Council, the Office of Science and Technology Policy, the Federal Bureau of Investigation, the U.S. Trade Representative, the National Economic Council, the Office of Management and Budget, the Departments of Justice and Commerce, and the House and Senate concerning issues including competition in the software market. Dautch Dec., ¶¶ 37-42 and Attachments 38-43.

The massive amount of money spent on lobbying raises a number of issues relevant to the Tunney Act disclosure Microsoft should have made including, but not limited to, those mentioned below.

First, given that Microsoft was ably represented by accomplished in-house counsel and the distinguished law firm of Sullivan & Cromwell upon whom all opposing parties were required to serve all documents pursuant to Federal Rule of Civil Procedure 5, why was it necessary to spend over \$1.3 million for Barbour Griffith & Rogers to monitor the same civil action? Where did the money really go? What did the money really buy? Did Barbour Griffith & Rogers discuss the Microsoft antitrust litigation with any officer or employee of the United States while the RPFJ was being negotiated?

Second, as of June 30, 2001, Microsoft, its employees, and its outside lobbyists had spent upwards of \$20,000,000 over several years lobbying, and where possible making campaign contributions, to many officers and employees of the United States. It is difficult to believe that when negotiations intensified and were conducted around-the-clock⁸ in October, 2001 not one of the legions of Microsoft lobbyists in whom the company invested millions made a single call to any officer or employee of the United States concerning or relevant to the RPFJ. In particular, it is difficult to imagine that no United States Representative and no United States Senator was asked

Statement of Charles F. Rule to the Committee on the Judiciary, US. Senate, December 12, 2001 (Dautch Dec., Attachment 3, ¶ 2).

to contact the Executive Branch in support of Microsoft.

3. Additional Undisclosed Conversations May Have Caused A PredawnTelephone Call From A Senior Aide To The Attorney General To A Lobbyist

The New York Times of November 2, 2001, reported ("States Biding for Time to Study Microsoft Settlement Plan" by Stephen Labaton, pp. C1 and C4) that:

"Some of Microsoft's largest competitors voiced bitter disappointment about the terms of the proposed deal and asserted that the company had used its political influence with a Republican administration to try to quickly put an end to the case."

"The rivals said that during court hearings that will be required on the proposed settlement, they intended to provide evidence of what they say was an improper discussion between a senior aide to Attorney General John Ashcroft who had been a top official in the Republican Party and a Republican lobbyist for AOL-Time Warner that demonstrated Microsoft's political muscle. In a statement issued today, Representative John Conyers Jr., Democrat of Michigan, also indicated that he would be examining that incident, word of which has been circulating widely in recent days among lawyers, lobbyists and executives following the case."

"The aide to Mr. Ashcroft, David Israelite, had been the political director of the Republican National Committee, which received hundreds of thousands of dollars from Microsoft during the 2000 presidential campaign. Mr. Israelite, now Mr. Ashcroft's deputy chief of staff, has recused himself from any involvement in the Microsoft antitrust case because he owns 100 shares of Microsoft stock."

"The lobbyist involved in the discussion was said to be Wayne Berman, who is also a top Republican fundraiser."

"According to the notes of a person briefed about the conversation on Oct.

9, the day it is said to have occurred, Mr. Israelite called Mr. Berman."

"'Are you guys behind this business of the states hiring their own lawyers in the Microsoft case?' Mr. Israelite asked Mr. Berman in the predawn conversation, according to the notes. 'Tell your clients we wouldn't be too happy about that.'"

"... According to people who were later briefed on the conversation by an AOL executive, Mr. Israelite then complained that AOL, a leading Microsoft rival, had been trying to 'radicalize' the states to oppose a settlement."

(A copy of the article from The New York Times of November 2, 2001, is Attachment 8 to the Dautch Declaration.)⁹

Given the impact of the RPFJ on an important sector of the economy and the over-riding importance of maintaining public confidence in the integrity of both public officials and the judicial process, it would be reasonable to inquire of both Messrs. Israelite and Berman either at a hearing before the Court or at a deposition whether any conversation such as that set forth in the article published on November 2, 2001, by The New York Times ever occurred. The conversation, if it occurred, was not privileged. Because Mr. Israelite is recused from taking official action with respect to Microsoft, the inquiry would also not require any intrusion into the reasons for any of his authorized official actions. If the conversation occurred at the request of Microsoft, this Court and

In addition to the Microsoft stonewall, the Justice Department is apparently stonewalling the ranking minority member of the House Judiciary Committee, Rep. John Conyers, Jr., concerning the reported Israelite-Berman predawn conversation. On Nov. 6, 2001, Rep. Conyers wrote a letter to the Attorney General inquiring about the alleged conversation. (A copy of a press release containing the text of the letter from Rep. Conyers is Attachment 44 to the Dautch Dec.) As far as can be determined, no response had been received by Rep. Conyers from the Attorney General as of January 22, 2002.

the public have a statutory right to know that fact.

B. THE TUNNEY ACT WAS INTENDED TO PREVENT AN ABUSE OF POWER IN THE CURRENT SITUATION

1. The Lawful \$200,000 ITT Pledge Related To One Of The Impeachable Abuses Of Power In The Early 1970's Was Equivalent To About \$650,000 In 2001 Dollars Which Amount Is Vastly Exceeded By Over \$23 Million Microsoft Has Lawfully Spent On Federal Campaign Contributions and Lobbying Since 1997

a. The ITT Litigation and the Kleindienst Nomination

In 1969, the United States filed three civil antitrust actions against the International Telephone and Telegraph Corporation ("ITT") challenging the acquisition by ITT of three corporations (Canteen Corporation, Hartford Fire Insurance Company, and Grinnell Corporation). Statement Of Information, Hearings Before The Committee On The Judiciary House Of Representatives, Ninety-Third Congress, Second Session, Pursuant To H. Res. 803, Book V, Part I, Department Of Justice ITT Litigation - Richard Kleindienst Nomination Hearings ("Statement Of Information" or "SOI"), pages 3-4. (A copy of the basic statement of facts in the Statement Of Information is attached as Attachment 45 to the Dautch Declaration.)

Attorney General John Mitchell was recused because his former law firm had represented an ITT subsidiary; Deputy Attorney General Richard Kleindienst acted as Attorney General in connection with the litigation and sought and received approval from Counsel to the President John Ehrlichman before filing the first civil action. SOI, p. 3.

On December 31, 1970, ITT won a judgment in the Grinnell case after a trial. SOI, p. 13.

From April to June, 1971, a substantial amount of political pressure was applied by the President and his assistants to Deputy Attorney General Kleindienst and Assistant Attorney General

in charge of the Antitrust Division Richard McLaren to convince them to forego an appeal and settle the ITT cases. SOI, pp. 17-31.

On July 21, 1971, ITT-Sheraton pledged up to \$200,000 to bring the 1972 Republican National Convention to San Diego, California. SOI, p. 32. There is no suggestion that this contribution by itself was illegal.

On July 31, 1971, a settlement of the ITT litigation was announced. SOI, p. 34.

On February 15, 1972, the President nominated Richard Kleindienst to be Attorney General. SOI, p. 36.

On February 29, March 1 and March 3, 1972, three columns by columnist Jack Anderson were published alleging a connection between the ITT-Sheraton pledge and the ITT antitrust settlement and alleging the involvement of Messrs. Mitchell and Kleindienst. SOI, p. 39. (Copies of the Anderson columns and a memorandum allegedly written by an ITT lobbyist, Ms. Dita Beard, all of which were included in the evidentiary material supporting the Statement Of Information are attached as Attachment 46 to the Dautch Declaration.) As a result of publication of the first two Anderson columns, Mr. Kleindienst asked that his confirmation hearings be re-opened. SOI, p. 39.

At the hearings in 1972 on his nomination to be Attorney General, Mr. Kleindienst denied talking to all the President's men other than casually about the ITT matter and also denied receiving any suggestions from them about the action the Justice Department should take in the ITT cases. SOI, p. 42.

On June 12, 1972, Richard Kleindienst became Attorney General. SOI, p. 61.

On May 16, 1974, Richard Kleindienst pleaded guilty to one count of refusing or failing fully to respond to questions propounded to him by the Senate Committee on the Judiciary during the hearings in 1972 on his nomination to be Attorney General. SOI, p. 66.

On August 9, 1974, the President resigned.

b. The Impeachment Resolution

The second Article of Impeachment (adopted by a vote of 28-10 in the House Judiciary Committee on July 27, 1974) charged the President with using the powers of his office in violation of his constitutional oath, disregarding his constitutional duty to take care that the laws be faithfully executed, and repeatedly engaging in five (5) types of conduct violating the constitutional rights of citizens, impairing the due and proper administration of justice and the conduct of lawful inquiries, or contravening the laws governing agencies of the executive branch and the purpose of those agencies.

The specification of the fourth type of allegedly improper conduct stated in full with respect to the President that (emphasis added):

"He has failed to take care that the laws were faithfully executed by failing to act when he knew or had reason to know that his close subordinates endeavoured to impede and frustrate lawful inquiries by duly constituted executive, judicial and legislative entities concerning the unlawful entry into the headquarters of the Democratic National Committee, and the cover-up thereof, and concerning other unlawful activities including those relating to the confirmation of Richard Kleindienst as Attorney General of the United States, the electronic surveillance of private citizens, the break-in into the offices of Dr. Lewis Fielding, and the campaign financing practices of the Committee to Re-elect the President."

House Report 93-1305, August 20, 1974, pp. 139-183.

During the Senate debate preceding adoption of the Antitrust Procedures and Penalties Act

(the Tunney Act), Senator Tunney said:

"The genesis of this legislation came during the hearings held by the Senate Judiciary Committee on the nomination of Richard Kleindienst, the hearings which quickly became known as the ITT hearings, because the major issue involved allegations that a massive behind-closed-doors campaign resulted in halting the Justice Department's prosecution of the ITT case and its hasty settlement favorable to the company. During these hearings, I became concerned with the apparent weaknesses of the consent decree process, which could allow this kind of corporate pressures to be exercised." Cong. Rec. Senate, December 9, 1974, page 38585.

c. Since 1997 Microsoft Has Spent Over \$23 Million On Federal Lobbying And Campaign Contributions

As mentioned above, since 1997, Microsoft has spent in excess of \$23,000,000 on federal campaign contributions and lobbying with substantial effort devoted to lobbying concerning the captioned civil actions. The ITT pledge of \$200,000 in1971 is the equivalent of about \$650,000 in 2001 dollars. Dautch Dec., ¶ 43.

There is no suggestion that any of Microsoft's expenditures by themselves are illegal.

In the instant matter, the Justice Department won at trial and on appeal. The Department has agreed to what some have characterized as a "sweetheart" settlement negotiated behind closed doors by a lobbyist for Microsoft which, so far, has not revealed information the Tunney Act (and this Court's order) require it to reveal.

2. The Tunney Act Was Intended To Protect The Consuming Public From The Type Of Forces At Work Today In Connection With The RPFJ

The point is not that an unfortunate chapter in our nation's history has repeated itself or might repeat itself precisely but rather that the same type of economic forces at work in connection

with the ITT litigation are at work today. In the United States, the presence of strong economic forces tends to bring about the involvement of political forces.

In 2001 dollars, the amount ITT pledged to buy influence and access in 1971 is greatly exceeded by the amount spent by Microsoft in the last few years on lobbying and campaign contributions. The impact ITT had on the 1971 economy while substantial pales in comparison to the impact Microsoft and its products have on the 2002 economy. The forces at work today may be stronger than those in play thirty years ago.

The problem was aptly summarized in the following quotations (by Senator Tunney during Senate debate) from testimony before the Senate Judiciary Committee by United States Circuit Judge J. Skelly Wright, Chief Judge of the United States Court of Appeals for the District of Columbia Circuit:

"By definition, antitrust violators wield great influence and economic power. They often bring significant pressure to bear on government, and even on the courts, in connection with the handling of consent decrees. The public is properly concerned whether such pressure results in settlements which might shortchange the public interest. . . . Because of the powerful influence of antitrust defendants and the complexity and importance of antitrust litigation, the public reasonably asks in many instances whether in reaching a settlement, the government gave up more than it need have or should have. Some response to this public concern is desirable, in my opinion, not only to ensure that the compromise struck by the Justice Department is fair from the public's point of view, but also to alleviate fears which, even if unfounded, are unhealthy in and of themselves."

Cong. Rec. Senate, July 18, 1973, pp. 24597-24598.

C. ON THE PRESENT RECORD THE UNITED STATES WILL NOT BE ABLE TO COMPLY WITH THE COURT ORDER OF NOVEMBER 8, 2001, REQUIRING CERTIFICATION BY THE UNITED STATES OF COMPLIANCE WITH TUNNEY ACT PROCEDURES

On November 8, 2001, this Court ordered the United States to file, when appropriate, a certification of compliance with the Antitrust Procedures and Penalties Act (Tunney Act). Given the apparent failure of Microsoft to comply with the Tunney Act and the United States' knowledge of this apparent compliance failure, it would appear to be difficult, if not impossible, for the United States to provide the required certification in good faith. This difficulty provides another reason for the Court to order compliance by Microsoft with the terms of 15 U.S.C. § 16(g).

D. THE COURT SHOULD AGAIN ORDER FULL DISCLOSURE, ALLOW FULL DISCOVERY OF THE NECESSARY FACTS, AND EXTEND THE TIME FOR COMMENTS OR TERMINATE CONSIDERATION OF THE RPFJ

Even if Microsoft chooses to amend the Microsoft Description in an attempt to comply with a second court order (after defying the first court order) with respect to 15 U.S.C. § 16(g), the Court should consider allowing limited discovery by Relpromax Antitrust Inc., as an amicus curiae, into the communications revealed and into the issue of whether all communications were in fact revealed in order to avoid the prospect that Microsoft's initial reticence infects a disclosure which purports to be in accord with the terms of a second disclosure order.

Alternatively, in the interests of judicial economy, the Court may terminate all consideration of the RPFJ at this time and deny entry of the RPFJ on the grounds that the Court has not been provided with the information the statute requires the defendant to provide as a condition precedent to approval of a consent judgment in these circumstances.

E. IF THE COURT DOES NOT ORDER FULL DISCLOSURE NOW, ENTRY OF THE RPFJ COULD BE REVERSED ON APPEAL FOR THAT REASON ALONE; HOWEVER, IF THE COURT ORDERS ADDITIONAL DISCLOSURE AND THEN ENTERS THE RPFJ, THERE WOULD BE A LOWER POSSIBILITY OF REVERSAL DUE TO DEFENDANT'S FAILURE TO COMPLY WITH THE DISCLOSURE PROVISIONS OF THE TUNNEY ACT

Given the procedural history of this case (i.e., Judges Sporkin and Jackson were removed from this case or its predecessors by the Court of Appeals), it would indeed be unfortunate if the Court were to allow Microsoft to withhold information to which the public has a statutory right, determine that entry of the RPFJ is in the public interest, and then be reversed on appeal due to the failure of Microsoft to comply with 15 U.S.C. § 16(g) (necessitating re-commencement of the Tunney Act procedures with respect to the current RPFJ several years from now). Alternatively, if the Court were to order full compliance with the Tunney Act now, the delay would be minimal (on the order of sixty (60) days) and (assuming Microsoft made a true and complete disclosure) any decision to enter the RPFJ could not be reversed due to Microsoft's failure to comply with its disclosure obligations under the Tunney Act.

F. RELPROMAX AS THE ONLY PARTY OR PROPOSED AMICUS CURIAE WITH AN EXPRESSED INTEREST IN OBTAINING A FULL DISCLOSURE FROM MICROSOFT SHOULD BE GRANTED THE RIGHT TO LIMITED PARTICIPATION AS AN AMICUS CURIAE IN THE TUNNEY ACT PROCEEDINGS

Clearly, Microsoft, the United States, and the Settling States have little or no interest in inquiring into the communications Microsoft should have disclosed pursuant to 15 U.S.C. § 16(g) or into the adequacy of the Microsoft Description. Their only interest (explicitly expressed so far) is in obtaining Court approval of the RPFJ as fast as possible. In particular, the United States Department of Justice presumably already has knowledge, at a minimum, of certain undisclosed communications made to the Justice Department by Microsoft lobbyist Charles F. Rule from on or

before October 1, 2001, through November 6, 2001.

The Litigating States¹⁰ (the governments which did not settle in Civil Action No. 98-1233) are not parties to Civil Action No. 98-1232. While they and their citizens of course have Tunney Act rights, the Litigating States have, so far, expressed little interest on the record of Civil Action No. 98-1232 in obtaining for their citizens' consideration during the comment period the information from Microsoft to which the public is entitled under the Tunney Act.

Given his responsibility for the Antitrust Division and his signature on the Stipulation filed with the RPFJ on November 6, 2001, the Assistant Attorney General in charge of the Antitrust Division knew, or in the exercise of reasonable care should have known, that lobbyist Rule was one of Microsoft's principal representatives during the negotiations which led to the RPFJ and was not, at the time, counsel of record for Microsoft. As far as can be determined from the public court record of this case, the United States has not exerted itself in any way to obtain a proper disclosure from Microsoft or to encourage Microsoft to amend the Microsoft Description.

The attitude of the Justice Department has changed under the leadership of Attorney General John Ashcroft.¹¹ The Department's attitude toward this civil action was perhaps best expressed by Assistant Attorney General James at the December 12, 2001, Senate Judiciary Committee hearing. Due to a roll call vote, Mr. James was given just a few moments for his opening remarks of the day.

The Litigating States are the District of Columbia, California, Connecticut, Florida, Iowa, Kansas, Massachusetts, Minnesota, Utah, and West Virginia.

David Israelite, Mr. Ashcroft's Deputy Chief of Staff, reportedly owns 100 shares of Microsoft stock worth about \$6,610 at the close of trading on January 18, 2002. Dautch Dec., ¶ 44 and Attachment 8. David Israelite recused himself from any involvement in the antitrust suit against Microsoft. The President's campaign, his Inaugural fund, Attorney General Ashcroft, and his various campaign committees received about \$180,000 in contributions from Microsoft and its employees in 1999 and 2000. Dautch Dec., ¶ 2 and Attachment 1. Mr. Ashcroft has not recused himself from any involvement in the antitrust suit against Microsoft.

The first point he chose to make was "some argue that the case never should have been filed." 12

Another reason for the statutory requirement of fifty (50) days to consider the defendant's communications is that the significance of any individual communication in light of the RPFJ may only be apparent to one person or a few persons. The consideration time allows interested persons either to consult with others or experts or to conduct additional informal or (with the Court's approval) formal inquiries into the facts in order to be able to advise both the United States and the Court of the full implications of the disclosures in light of the RPFJ. Given the carefully crafted statutory arrangement, the Congress realized that the Court on its own can not be expected either to uncover or understand all the implications of Microsoft's communications for the RPFJ without the assistance of persons at least interested enough in the RPFJ, the rule of law, and/or the avoidance of another impeachment inquiry due to, inter alia, an abuse of the antitrust settlement power to devote their time to the public interest in this matter.

Given that Relpromax is an interested person and, in particular, interested in obtaining the information to which it has a statutory right pursuant to 15 U.S.C. § 16(g), it would be appropriate and in the public interest for the Court to enter an order, pursuant to 15 U.S.C. § 16(f)(3), in the form submitted herewith authorizing limited participation by Relpromax in proceedings before the court.

The Court has extended itself to make all of Microsoft's communications available to the entire nation by instituting electronic filing for the captioned civil actions. This means that anyone anywhere with Internet access and a PACER ("Public Access to Court Electronic Records") account is able to read Microsoft's Description of its communications concerning and relevant to the RPFJ without having to travel all the way from one end of the country to the courthouse.

The full preliminary transcript is attached as Attachment 49 to the Dautch Dec. The remarks referred to appear on page 10.

It is now time for Microsoft to comply with the statute.

In Senate debate which preceded adoption of the Tunney Act, Sen. John Tunney quoted the words of Supreme Court Justice Louis Brandeis to sum up the meaning and purpose of the Act:

"Sunlight is the best disinfectant." 13

REQUEST FOR ORAL HEARING

The Court may order an oral hearing on this motion pursuant to 15 U.S.C. § 16(f)(5) which provides in full that:

"In making its determination under subsection (e) of this section, the court may -

... (5) take such other action in the public interest as the court may deem appropriate."

It is in the public interest that the proper statutorily required disclosure be made. It is further in the public interest that the public be allowed their statutory right to consider the full ramifications of the RPFJ for fifty (50) days after a true and complete disclosure by Microsoft of all non-exempt communications with officers or employees of the United States concerning or relevant to the RPFJ. Accordingly, pursuant to 15 USC sec. 16(f) (5), movant requests an oral hearing on this motion at the Court's earliest convenience.

Respectfully submitted

January 24, 2002

Peter Peckarsky (D.C. Bar No. 266171)

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Attorney for Relpromax Antitrust Inc.

¹³ Cong. Rec. Senate, July 18, 1973, p. 24599.

EXHIBIT LIST

Exhibit A	Declaration of Brian Dautch dated January 23, 2002
Exhibit B	Order docketed September 28, 2001
Exhibit C	Stipulation dated November 6, 2001
Exhibit D	Order dated November 8, 2001
Exhibit E	Notice Of Entry Of Appearance for Charles F. Rule dated November 15, 2001
Exhibit F	Defendant Microsoft Corporation's Description Of Written Or Oral Communications Concerning The Revised Proposed Final Judgment And Certification Of Compliance Under 15 U.S.C. § 16(g) dated December 10, 2001
Exhibit G	Appearance of Douglas Lee Davis dated December 12, 2001
Exhibit H	Appearance of Steven R. Kuney dated November 1, 2001
Exhibit I	Appearance of Brendan V. Sullivan, Jr. dated November 1, 2001

EXHIBIT A

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA Plaintiff, v.) CIVIL ACTION NO. 98-1232 (CKK))
MICROSOFT CORPORATION, Defendant.)))))
STATE OF NEW YORK ex rel. Attorney General ELIOT SPITZER, et al., Plaintiffs, v.	OCIVIL ACTION NO. 98-1233 (CKK) Next Court Deadline: March 4, 2002 Pre-hearing Conference
MICROSOFT CORPORATION, Defendant.))))

DECLARATION OF BRIAN DAUTCH

- My name is Brian Dautch. I am a law clerk for Peter Peckarsky, Esq. I have personal knowledge of the facts testified to below and if called as a witness could testify to those facts.
- 2. Attached hereto as Attachment 1 is a copy of an article dated September 6, 2001 and titled "Microsoft Antitrust Case: An Update on the Company's Lobbying and Campaign Contributions" and related information which was downloaded from the website (www.opensecrets.org) of The Center For Responsive Politics ("CRP"). The chart on page

2 of Attachment 1 shows that Microsoft an its employees contributed about \$6.8 million to national political parties and federal candidates from 1997 through July 31, 2001. The chart on page 3 of Attachment 1 shows that Microsoft spent about \$17.1 million on federal lobbying from 1997 through December 31, 2000. The CRP reported it had found \$161,250 in contributions from Microsoft or its employees to the Bush campaign or the Bush-Cheney Inaugural Fund. The CRP also reported it had found \$19,250 in contributions in 1999 and 2000 to the campaign of Attorney General Ashcroft and to the Ashcroft Victory Committee. The listings and dates for \$19,000 of these contributions are shown in Attachment 1 hereto.

- 3. Attached hereto as Attachment 2 is a copy of a copy of the mission statement of the Center For Responsive Politics which was downloaded from the website (www.opensecrets.org) of The Center For Responsive Politics.
- 4. Attached hereto as Attachment 3 is a copy of the unsworn Statement of Charles F. (Rick) Rule, presented on December 12, 2001, to the Senate Judiciary Committee. Attached hereto as Attachment 4 is a copy of a Lobbying Registration for registrant Covington & Burling dated June 29, 1998. Attached hereto as Attachment 7 is a copy of Charles F. "Rick" Rule's resume, which I obtained from the website of Fried, Frank, Harris, Shriver, and Jacobson (www.friedfrank.com).
- 5. Attached hereto as Attachment 5 is a copy of an item from the front page of the A section of The Wall Street Journal, dated November 16, 2001.
- 6. Attached hereto as Attachment 6 is a copy of the preliminary transcript of the December 12, 2001 Senate Judiciary Committee hearing concerning the proposed settlement of the Microsoft antitrust case.
- 7. Attached hereto as Attachment 8 is a copy of an article titled "States Biding for Time

to Study Microsoft Settlement Plan" by Stephen Labaton which appeared in The New York Times, November 2, 2001, on pages C1 and C4.

- 8. Attached hereto as Attachment 9 is a copy of Form LD-2 dated August 5, 1999, in which Barbour, Griffith, and Rogers ("BGR") reported that during the first half of 1999, it received \$300,000 from Microsoft for lobbying.
- 9. Attached hereto as Attachment 10 is a copy of Form LD-2 dated February 13, 2000, in which BGR reported that during the last half of 1999, it received \$320,000 from Microsoft for lobbying.
- 10. Attached hereto as Attachment 11 is a copy of Form LD-2 dated August 12, 2000, in which BGR reported that during the first half of 2000, it received \$300,000 from Microsoft for lobbying.
- Attached hereto as Attachment 12 is a copy of Form LD-2 dated February 14, 2001, in which BGR reported that during the last half of 2000, it received \$240,000 from Microsoft for lobbying.
- 12. Attached hereto as Attachment 13 is a copy of Form LD-2 dated August 14, 2001, in which BGR reported that during the first half of 2001, it received \$220,000 from Microsoft for lobbying.
- 13. Attached hereto as Attachment 14 is a copy of Form LD-2 dated February 6, 1998, in which Clark and Weinstock ("CW") reported that during the last half of 1997, it received \$80,000 from Microsoft for lobbying.
- 14. Attached hereto as Attachment 15 is a copy of Form LD-2 dated August 4, 1998, in which CW reported that during the first half of 1998, it received \$160,000 from Microsoft for lobbying.

- 15. Attached hereto as Attachment 16 is a copy of Form LD-2 dated February 11, 1999, in which CW reported that during the last half of 1998, it received \$220,000 from Microsoft for lobbying.
- 16. Attached hereto as Attachment 17 is a copy of Form LD-2 dated August 9, 1999, in which CW reported that during the first half of 1999, it received \$220,000 from Microsoft for lobbying.
- 17. Attached hereto as Attachment 18 is a copy of Form LD-2 dated August 11, 2000, in which CW reported that during the first half of 2000, it received \$280,000 from Microsoft for lobbying.
- 18. Attached hereto as Attachment 19 is a copy of Form LD-2 dated February 9, 2001, in which CW reported that during the last half of 2000, it received \$280,000 from Microsoft for lobbying.
- 19. Attached hereto as Attachment 20 is a copy of Form LD-2 dated August 9, 2001, in which CW reported that during the first half of 2001, it received \$240,000 from Microsoft for lobbying.
- 20. Attached hereto as Attachment 21 is a copy of Form LD-2 dated August 4, 1998, in which Covington & Burling ("CB") reported that during the first half of 1998, it received \$40,000 from Microsoft for lobbying.
- 21. Attached hereto as Attachment 22 is a copy of Form LD-2 dated February 4, 1999, in which CB reported that during the last half of 1998, it received \$60,000 from Microsoft for lobbying.
- 22. Attached hereto as Attachment 23 is a copy of Form LD-2 dated August 10, 1999, in which CB reported that during the first half of 1999, it received \$40,000 from Microsoft

for lobbying.

- 23. Attached hereto as Attachment 24 is a copy of Form LD-2 dated February 13, 1998, in which Downey Chandler, Inc. ("DCI") reported that during the last half of 1997, it received \$60,000 from Microsoft for lobbying.
- 24. Attached hereto as Attachment 25 is a copy of Form LD-2 dated August 7, 1998, in which DCI reported that during the first half of 1998, it received \$80,000 from Microsoft for lobbying.
- 25. Attached hereto as Attachment 26 is a copy of Form LD-2 dated February 16, 1999, in which DCI reported that during the last half of 1998, it received \$60,000 from Microsoft for lobbying.
- 26. Attached hereto as Attachment 27 is a copy of Form LD-2 dated July 30, 1999, in which DCI reported that during the first half of 1999, it received \$80,000 from Microsoft for lobbying.
- 27. Attached hereto as Attachment 28 is a copy of Form LD-2 dated February 14, 2000, in which DCI (now called Downey McGrath Group, Inc., or "DMG"), reported that during the last half of 1999, it received \$100,000 from Microsoft for lobbying.
- 28. Attached hereto as Attachment 29 is a copy of Form LD-2 dated August 11, 2000, in which DMG reported that during the first half of 2000, it received \$80,000 from Microsoft for lobbying.
- 29. Attached hereto as Attachment 30 is a copy of Form LD-2 dated February 14, 2001, in which DMG reported that during the last half of 2000, it received \$40,000 from Microsoft for lobbying.
- 30. Attached hereto as Attachment 31 is a copy of Form LD-2 dated August 14, 2001,

in which DMG reported that during the first half of 2001, it received \$60,000 from Microsoft for lobbying.

- Attached hereto as Attachment 32 is a copy of Form LD-2 dated August 14, 2000, in which Lackman & Associates, L.L.C., ("L&A") reported that up to June 30, 2000, it received \$17,500 from Microsoft for lobbying.
- 32. Attached hereto as Attachment 33 is a copy of Form LD-2 dated January 21, 2000, in which McSlarrow & Associates, L.L.C. ("MA") reported that during the last half of 1999, it received \$40,000 from Microsoft for lobbying.
- 33. Attached hereto as Attachment 34 is a copy of Form LD-2 dated August 10, 2000, in which MA (now known as McSlarrow Consulting, L.L.C., or "MC") reported that during the first half of 2000, it received \$40,000 from Microsoft for lobbying.
- 34. Attached hereto as Attachment 35 is a copy of Form LD-2 dated February 2, 2001, in which MC reported that during the last half of 2000, it received \$60,000 from Microsoft for lobbying.
- 35. Attached hereto as Attachment 36 is a copy of Form LD-2 dated August 12, 2001, in which MC reported that during the first half of 2001, it received \$60,000 from Microsoft for lobbying.
- 36. Attached hereto as Attachment 37 is a copy of Form LD-2 dated August 11, 2000, in which Microsoft reported that during the first half of 2000, it spent \$3,340,000 for lobbying.
- 37. Attached hereto as Attachment 38 is a copy of Form LD-2 dated February 17, 1998, in which Preston, Gates, Ellis, & Rouvelas Meeds, L.L.P. ("PGERM") reported that during the last half of 1997, it received \$220,000 from Microsoft for lobbying.

- 38. Attached hereto as Attachment 39 is a copy of Form LD-2 dated August 14, 1998, in which PGERM reported that during the first half of 1998, it received \$360,000 from Microsoft for lobbying.
- 39. Attached hereto as Attachment 40 is a copy of Form LD-2 dated February 14, 2000, in which PGERM reported that during the last half of 1999, it received \$200,000 from Microsoft for lobbying.
- 40. Attached hereto as Attachment 41 is a copy of Form LD-2 dated August 14, 2000 in which PGERM reported that during the first half of 2000, it received \$220,000 from Microsoft for lobbying.
- 41. Attached hereto as Attachment 42 is a copy of Form LD-2 dated February 14, 2001, in which PGERM reported that during the last half of 2000, it received \$260,000 from Microsoft for lobbying.
- 42. Attached hereto as Attachment 43 is a copy of Form LD-2 dated August 14, 2001, in which PGERM reported that during the first half of 2001, it received \$120,000 from Microsoft for lobbying.
- On January 14, 2001, I called the Bureau of Labor Statistics to inquire about changes in the Consumer Price Index. The BLS advised me that a Consumer Price Index of 100 on January 1, 1972 would equate to a CPI of 326 on January 1, 2001.
- 44. According to the Wall Street Journal of January 21, 2002, p. C8, the closing price of Microsoft common stock on January 18, 2002 was \$66.10 per share.
- Attached hereto as Attachment 44 is a copy of a press release dated November 6, 2001, from Congressman John Conyers, Jr., which appears to contain the text of a letter dated November 6, 2001, from Rep. Conyers to The Honorable John Ashcroft, Attorney

General of the United States.

- 46. Attached hereto as Attachment 45 is a copy of the basic statement of facts in the Statement Of Information, Hearings Before The Committee On The Judiciary House Of Representatives, Ninety-Third Congress, Second Session, Pursuant To H. Res. 803, Book V, Part I, Department Of Justice ITT Litigation Richard Kleindienst Nomination Hearings.
- Attached hereto as Attachment 46 are copies of pages 614-615, 634-636 from the Supporting Evidence in Statement Of Information, Hearings Before The Committee On The Judiciary House Of Representatives, Ninety-Third Congress, Second Session, Pursuant To H. Res. 803, Book V, Part II, Department Of Justice ITT Litigation Richard Kleindienst Nomination Hearings. A two (2) page memorandum dated June 25, 1971, from D. D. Beard to W. R. Merriam is on pages 614-615. Columns by Jack Anderson dated February 29, 1972, March 1, 1972, and March 3, 1972, appear on pages 634-636, respectively.

I declare under penalty of perjury that the foregoing is true and correct, executed in Washington, D.C., on January 23, 2002.

Brian Dautch

ATTACHMENT 1 TO THE DECLARATION OF BRIAN DAUTCH

MONEY I

Sept. 6, 20 Vol. 6, No.

Prepared

Holly Bail

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POLITICS A

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Microsoft Antitrust Case: An Update on the Company's Lobbying and Campaign Contributions

After more than three years of investigations, litigation and intensive lobbying, the Justice Department today announced it would no longer seek a break-up of the computer giant Microsoft, ending one aspect of a landmark case that sent the company's campaign contributions soaring and formally introduced the computer industry to Washington politics.

The decision by the Bush administration to vacate the lawsuit that was first initiated in 1998 by the Clinton Justice Department is considered a major victory for Microsoft, which nearly tripled its campaign contributions and more than doubled its lobbying expenditures during its fight against the antitrust case.

During the 1999-2000 election cycle, Microsoft contributed more than \$4.7 million in soft money, PAC and individual contributions to federal candidates and parties—almost three times what the company contributed during the previous three election cycles combined. More than half that money went to Republicans.

The Bush campaign reported \$61,250 in contributions from Microsoft employees during 1999-2000. Attorney General John Ashcroft, a former U.S. Senator from Missouri, reported just \$9,250 in contributions from Microsoft during the last elections, though the company did contribute \$10,000 to the Ashcroft Victory Committee, a soft money account run jointly by the Ashcroft campaign and the National Republican Senatorial Committee.

But that's not all the money that Microsoft has thrown around Washington in recent years. During the calendar year 2000 alone, Microsoft spent almost \$6.4 million to lobby Congress and the Clinton administration, according to reports filed with the U.S. Senate. That's a significant increase over the \$4.9 million in lobbying expenditures the company reported in 1999. And Microsoft also was a major contributor to the Bush-Cheney Inaugural Fund, donating \$100,000 to the gala last January.

Just months into the 2001-02 election cycle, Microsoft already ranks as a significant contributor, giving just over \$700,000 to federal parties and candidates, split almost evenly between the two major parties. (This includes contributions reported to the FEC through the end of July.)

However, the lawsuit's most significant impact on campaign finance extends beyond Microsoft itself. The antitrust lawsuit proved to be a major turning point in the tech industry's involvement in Washington politics.

http://www.opensecrets.org/alerts/v6/alertv6_26.asp

Shortly after the Justice Department launched its lawsuit, Microsoft became one of the first computer companies to open lobbying offices in Washington and was one of the first to contribute major soft money dollars to the political parties. By the year 2000, computers and Internet companies ranked No. 7 on the list of the biggest industry givers on the federal level, contributing more than \$39.7 million. Since 1997, Microsoft has been the industry's biggest contributor.

Click here for a look at Microsoft's contributions to:

Members of the House in 1999-2000 Members of the House in 2001 Members of the Senate in 1995-00 Members of the Senate in 2001

And click <u>here</u> for the company's lobbying expenditures dating back to 1997.

Microsoft <u>Soft Money, PAC</u> & Individual Contributions to Federal Parties and Candidates, 1993-2001*			
Election Cycle	Total	Dems	Repubs
1993-94	\$109,134	\$76,566	\$30,918
1995-96	\$256,634	\$129,474	\$104,210
1997-98	\$1,407,271	\$482,903	\$903,118
1999-00	\$4,701,631	\$2,153,064	\$2,488,943
2001-02	\$700,085	\$328,955	\$371,130

^{*}Based on FEC data downloaded 9/1/01. The totals for the 2002 election cycle including fund-raising numbers reported to the FEC through July 31, 2001.

opense	crets.org	The Basics	Who's Giving Who's Gettir	ig : Get Local!	News and Issues	HOME
			· · · · · · · · · · · · · · · · · · ·			

THE CENTER FOR RESPONSIVE POLITICS

Money in Politics Alert

Microsoft Antitrust Case

Microsoft Lobbying Expenditures, 1997-00*		
Calendar Year	Lobby Total	
1997	\$2,120,000	
1998	\$3,740,000	
1999	\$4,860,000	
2000	\$6,360,000	

^{*}Based on filings with the US Senate.

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The Basics

Who's Giving

Who's Getting

Get Local! | News and Issues |

HOME

THE CENTER FOR RESPONSIVE POLITICS

Microsoft PAC & Individual Contributions to the Senate, 2001*

Back to Alert

Name	Total
Wayne Allard (R-Colo)	\$1.500
Max Baucus (D-Mont)	\$1,000
Evan Bayh (D-Ind)	\$2,000
Robert F. Bennett (R-Utah)	\$1,000
Joseph R. Biden Jr (D-Del)	\$1,000
Maria Cantwell (D-Wash)	\$35,250
Jean Carnahan (D-Mo)	\$1,000
Max Cleland (D-Ga)	\$1.000
Hillary Rodham Clinton (D-NY)	\$1,000
Thad Cochran (R-Miss)	\$3,000
Susan Collins (R-Me)	\$2,000
Larry E. Craig (R-Idaho)	\$2,000
Pete V. Domenici (R-NM)	\$2,000
Byron L. Dorgan (D-ND)	\$1,000
Richard J. Durbin (D-III)	\$1,000
Michael B. Enzi (R-Wyo)	\$1,000
Phil Gramm (R-Texas)	\$1.000
Charles E. Grassley (R-lowa)	\$1,000
Chuck Hagel (R-Neb)	\$2,000
Tom Harkin (D-lowa)	\$1,000
Tim Hutchinson (R-Ark)	\$4,000
James M. Inhofe (R-Okla)	\$1,000
Daniel K. Inouye (D-Hawaii)	\$500
Tim Johnson (D-SD)	\$2,000
Mary L. Landrieu (D-La)	\$3,500
Patrick J. Leahy (D-Vt)	\$250
Carl Levin (D-Mich)	\$3,000
Blanche Lambert Lincoln (D-Ark)	\$1,000
Mitch McConnell (R-Ky)	\$9,750
Patty Murray (D-Wash)	(\$3,000)
Jack Reed (D-RI)	\$1,000
Pat Roberts (R-Kan)	\$1.000
John D. Rockefeller IV (D-WVa)	\$1,000
Jeff Sessions (R-Ala)	\$3,000
Gordon Smith (R-Ore)	\$4,000
Robert C. Smith (R-NH)	\$1.000
Deborah Ann Stabenow (D-Mich)	\$1,000
Ted Stevens (R-Alaska)	\$6,000

^{*}Based on FEC data downloaded 9/1/01.

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THE CENTER FOR RESPONSIVE POLITICS

Microsoft PAC & Individual Contributions to the Senate, 1995-00*

Back to Alert

Name	PAC & Indiv Total
Patty Murray (D-Wash)	\$48,236
John McCain (R-Ariz)	\$47,449
Maria Cantwell (D-Wash)	\$25,350
Conrad Burns (R-Mont)	\$20,250
Edward M. Kennedy (D-Mass)	\$15.000
Bill Frist (R-Tenn)	\$12,500
Dianne Feinstein (D-Calif)	\$12,000
Jon L. Kyl (R-Ariz)	\$12,000
jeff Bingaman (D-NM)	\$12,000
Rick Santorum (R-Pa)	\$11,000
Joseph I. Lieberman (D-Conn)	\$10,500
John Ensign (R-Nev)	\$10,000
Mike DeWine (R-Ohio)	\$10,000
Max Baucus (D-Mont)	\$10,000
Olympia J. Snowe (R-Maine)	\$10,000
Deborah Ann Stabenow (D-Mich)	\$ 8,250
Patrick J. Leahy (D-Vt)	\$7,150
Ron Wyden (D-Ore)	\$6,000
Ernest F. Hollings (D-SC)	\$6,000
Trent Lott (R-Miss)	\$6,000
George Alien (R-Va)	\$5,500
Kent Conrad (D-ND)	\$5,500
Max Cleland (D-Ga)	\$5,250
Mary L. Landrieu (D-La)	\$5,000
Ben Nelson (D-Neb)	\$5,000
Hillary Rodham Clinton (D-NY)	\$5,000
Charles E. Schumer (D-NY)	\$5,000
Tom Daschle (D-SD)	\$5,000
Robert C. Smith (R-NH)	\$4.500
Christopher J. Dodd (D-Conn)	\$4,000
Kay Bailey Hutchison (R-Texas)	\$4,000
Phil Gramm (R-Texas)	\$3,800
Jack Reed (D-RI)	\$3,500
Michael D. Crapo (R-Idaho)	\$3,500
James M. Jeffords (R-Vt)	\$3.250
Sam Brownback (R-Kan)	\$3.000
Zell Miller (D-Ga)	\$3,000
Mitch McConnell (R-Ky)	\$3,000
Richard G. Lugar (R-Ind)	\$3,000
Lincoln D. Chafee (R-RI)	\$3,000

Byron L. Dorgan (D-ND)	\$2,500
Daniel K. Akaka (D-Hawaii)	\$2,500
Gordon Smith (R-Ore)	\$2,500
Arlen Specter (R-Pa)	\$2,500
Tim Hutchinson (R-Ark)	\$2,000
Barbara Boxer (D-Calif)	\$2,000
Evan Bayh (D-Ind)	\$2,000
Chuck Hagel (R-Neb)	\$2,000
Ted Stevens (R-Alaska)	\$2,000
Richard J. Durbin (D-III)	\$2,000
Pete V. Domenici (R-NM)	\$2,000
John D. Rockefeller IV (D-WVa)	\$2,000
Jeff Sessions (R-Ala)	\$2,000
Charles E. Grassley (R-lowa)	\$2,000
Robert F. Bennett (R-Utah)	\$2,000
Jim Bunning (R-Ky)	\$1,500
George V. Voinovich (R-Ohio)	\$1,500
Robert C. Byrd (D-WVa)	\$1,500
Blanche Lambert Lincoln (D-Ark)	\$1,500
Thomas R. Carper (D-Del)	\$1.500
John Kerry (D-Mass)	\$1,250
Carl Levin (D-Mich)	\$1,250
Bill Nelson (D-Fla)	\$1,000
Christopher S. Band (R-Mo)	\$1,000
Fred Thompson (R-Tenn)	\$1,000
John B. Breaux (D-La)	\$1,000
Bob Graham (D-Fla)	\$1,000
Strom Thurmond (R-SC)	\$1,000
Larry E. Craig (R-Idaho)	\$1,000
Paul S. Sarbanes (D-Md)	\$1,000
Don Nickles (R-Okla)	\$1,000
Peter G. Fitzgerald (R-III)	\$1,000
Robert G. Torricelli (D-NJ)	\$1,000
Frank H. Murkowski (R-Alaska)	\$1,000
Tim Johnson (D-SD)	\$1,000
Wayne Allard (R-Colo)	\$1,000
Judd Gregg (R-NH)	\$1,000
Craig Thomas (R-Wyo)	\$1,000
Ben Nighthorse Campbell (R-Colo)	\$1,000

^{*}Based on FEC data downloaded 9/1/01.

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opensecrets.org	The Basics	· lathole China	Mhole Cotting	Got Locali	News and Issues	HOME
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THE CENTER FOR RESPONSIVE POLITICS

Microsoft PAC & Individual Contributions to the House, 2001*

Back to Alert

Name	PAC & Indiv
	Total*
Dick Armey (R-Texas)	\$2,500
Spencer Bachus (R-Ala)	\$1,000
Joe L. Barton (R-Texas)	\$1.500
Xavier Becerra (D-Calif)	\$500
Ken Bentsen (D-Texas)	\$1,000
Howard L. Berman (D-Calif)	\$1,000
Michael Bilirakis (R-Fla)	\$1,000
Henry Bonilla (R-Texas)	\$1,000
Mary Bono (R-Calif)	\$1,000
Rick Boucher (D-Va)	\$1,500
Kevin Brady (R-Texas)	\$500
Sherrod Brown (D-Ohio)	\$500
Ed Bryant (R-Tenn)	\$1,000
Richard M. Burr (R-NC)	\$1.500
Steve Buyer (R-Ind)	\$2,500
Lois Capps (D-Calif)	\$1,000
Steve Chabot (R-Ohio)	\$1,500
Barbara Cubin (R-Wyo)	\$2,000
Randy "Duke" Cunningham (R-Calif)	\$1,500
Jim Davis (D-Fla)	\$500
Thomas M. Davis III (R-Va)	\$500
Diana Degette (D-Colo)	\$1,000
Peter Deutsch (D-Fla)	\$1,000
Norm Dicks (D-Wash)	\$4,000
John D. Dingell (D-Mich)	\$1,000
Cal Dooley (D-Calif)	\$4,500
jennifer Dunn (R-Wash)	\$2,000
Chet Edwards (D-Texas)	\$1,000
Robert L. Ehrlich Jr (R-Md)	\$1,000
Jo Ann Emerson (R-Mo)	\$500
Anna G. Eshoo (D-Calif)	\$2,000
Bob Etheridge (D-NC)	\$1,000
Sam Farr (D-Calif)	\$1,000
Mike Ferguson (R-NJ)	\$500
Mark Foley (R-Fla)	\$1,000
J. Randy Forbes (R-Va)	\$1,000
Harold E. Ford Jr (D-Tenn)	\$2,000
Vito J. Fossella (R-NY)	\$1,000

Richard A. Gephardt (D-Mo) \$5.0	00 00 00 00
George W. Gekas (R-Pa) \$5 Richard A. Gephardt (D-Mo) \$5,0 Jim Gibbons (R-Nev) \$5 Benjamin A. Gilman (R-NY) \$1,0	00 00 00 00
Richard A. Gephardt (D-Mo) \$5.0 Jim Gibbons (R-Nev) \$5 Benjamin A. Gilman (R-NY) \$1.0	00 00 00
Jim Gibbons (R-Nev) \$5 Benjamin A. Gilman (R-NY) \$1.0	00 00 00
Benjamin A. Gilman (R-NY) \$1.0	00
1	00
Bart Gordon (D-Tenn) \$1.0	
Lindsey Graham (R-SC) 54.5	00
Sam Graves (R-Mo) \$2.0	_
Mark Green (R-Wis) \$1,5	00
Jane Harman (D-Calif) \$5	00
Melissa A. Hart (R-Pa) \$1,5	00
Dennis Hastert (R-III) \$1.0	00
David L. Hobson (R-Ohio) \$1.0	00
Rush D. Holt (D-NJ) \$1,5	
Mike Honda (D-Calif) \$1.0	
Amo Houghton (R-NY) \$2,0	00
Steny H. Hoyer (D-Md) \$1.0	
Kenny Hulshof (R-Mo) \$1.0	
Jay Inslee (D-Wash) \$28.5	
John H. Isakson (R-Ga) \$5	
Sheila Jackson Lee (D-Texas) \$1.0	
William J. Jefferson (D-La) \$1,0	
Nancy L. Johnson (R-Conn) \$2,0	
Sam Johnson (R-Texas) \$1,0	
Ric Keller (R-Fla) \$1.0	
Mark Kennedy (R-Minn) \$5	
Patrick J. Kennedy (D-RI) \$1,0	00
fim Kolbe (R-Ariz) \$1.5	
Rick Larsen (D-Wash) \$15.5	00
John B. Larson (D-Conn) \$5	00
Sander M. Levin (D-Mich) \$3.0	00
Jerry Lewis (R-Calif) \$1.0	00
Zoe Lofgren (D-Calif) \$1.0	
William P. "Bill" Luther (D-Minn) \$5	
Robert T. Matsui (D-Calif) \$2.0	_
lim McDermott (D-Wash) \$2.0	00
Scott McInnis (R-Colo) \$1,0	00
Gregory W. Meeks (D-NY) \$1,0	00
George Miller (D-Calif) \$1,0	00
Dennis Moore (D-Kan) \$1,0	00
James P. Moran (D-Va) \$1.0	00
Sue Myrick (R-NC) \$1,0	00
George Nethercutt (R-Wash) \$2,0	00
Bob Ney (R-Ohio) \$2.0	00
Jim Nussle (R-lowa) \$1.00	00
Douglas A. Ose (R-Calif) \$1,00	00
C. L. 'Butch' Otter (R-Idaho) \$1.00	
Michael G. Oxley (R-Ohio) \$1,5	00
Nancy Pelosi (D-Calif) \$1.00	_
Charles W. "Chip" Pickering Jr \$1.00	
(R-Miss)	

Earl Pomeroy (D-ND)	\$1,000
David E. Price (D-NC)	\$1,000
Deborah Pryce (R-Ohio)	\$1,000
Jim Ramstad (R-Minn)	\$500
Denny Rehberg (R-Mont)	\$500
Harold Rogers (R-Ky)	\$1,000
Mike Rogers (R-Mich)	\$500
Ed Royce (R-Calif)	\$300
Paul D. Ryan (R-Wis)	\$3,000
Max Sandlin (D-Texas)	\$500
Tom Sawyer (D-Ohio)	\$2,000
F. James Sensenbrenner Jr (R-Wis)	\$1,000
John Shadegg (R-Ariz)	\$1.000
John M. Shimkus (R-III)	\$1,000
Adam Smith (D-Wash)	\$10,500
Lamar Smith (R-Texas)	\$1,000
Cliff Stearns (R-Fla)	\$1,000
Charles W. Stenholm (D-Texas)	\$1,000
john E. Sununu (R-NH)	\$3.500
John Tanner (D-Tenn)	\$500
Ellen O. Tauscher (D-Calif)	\$2,000
W. J. "Billy" Tauzin (R-La)	\$2,500
Todd Tiahrt (R-Kan)	\$500
Edolphus Towns (D-NY)	\$2,000
Fred Upton (R-Mich)	\$2,000
Greg Walden (R-Ore)	\$1,500
J. C. Watts Jr (R-Okla)	\$1,000
Henry A. Waxman (D-Calif)	\$1,000
Anthony Weiner (D-NY)	\$500
Jerry Weller (R-III)	\$1,000
Edward Whitfield (R-Ky)	\$1,000
Heather A. Wilson (R-NM)	\$1,000
Frank R. Wolf (R-Va)	\$1,000
Don Young (R-Alaska)	\$1,000

^{*}Based on FEC data downloaded 9/1/01.

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Who's Giving Who's Getting

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HOME

THE CENTER FOR RESPONSIVE POLITICS

Microsoft PAC & Individual Contributions to the House, 1999-00*

Back to Alert

Click here to view this list alphabetically

Name	PAC & Indiv
Name	Total*
Jay Inslee (D-Wash)	\$131,600
Brian Baird (D-Wash)	\$39,900
Rick Larsen (D-Wash)	\$35,600
Adam Smith (D-Wash)	\$31,750
Jennifer Dunn (R-Wash)	\$15,450
Cal Dooley (D-Calif)	\$12,500
Robert W. Goodlatte (R-Va)	\$11,750
George Nethercutt (R-Wash)	\$10,000
Richard "Doc" Hastings (R-Wash)	\$9,500
Norm Dicks (D-Wash)	\$7,500
Ellen O. Tauscher (D-Calif)	\$7,500
Anna G. Eshoo (D-Calif)	\$7,000
Roy Blunt (R-Mo)	\$7,000
Charles B. Rangel (D-NY)	\$7,000
Barbara Cubin (R-Wyo)	\$6,500
Robert T. Matsui (D-Calif)	\$6,500
James P. Moran (D-Va)	\$6,500
Steve Chabot (R-Ohio)	\$6,000
Martin Frost (D-Texas)	\$6,000
Dick Armey (R-Texas)	\$5,000
John T. Doolittle (R-Calif)	\$5,000
Tom DeLay (R-Texas)	\$5,000
Richard A. Gephardt (D-Mo)	\$5,000
Bart Gordon (D-Tenn)	\$5,000
John Conyers Jr (D-Mich)	\$5,000
Carolyn McCarthy (D-NY)	\$5,000
Zoe Lofgren (D-Calif)	\$5,000
Ed Bryant (R-Tenn)	\$5,000
Thomas M. Davis III (R-Va)	\$4,500
John D. Dingell (D-Mich)	\$4,500
Jim Kolbe (R-Ariz)	\$4,500
Henry J. Hyde (R-III)	\$4,000
George W. Gekas (R-Pa)	\$4.000
Tim Roemer (D-Ind)	\$4.000
Charles W. "Chip" Pickering Jr (R-Miss)	\$4,000
Heather A. Wilson (R-NM)	\$4,000
Bob Etheridge (D-NC)	\$4,000
James E. Clyburn (D-SC)	\$4,000

Manuard Cable (B. MC)	1 #4.000
Howard Coble (R-NC)	\$4,000
David Vitter (R-La)	
Christopher R. Cannon (R-Utah)	\$3,500
Lois Capps (D-Calif)	\$3,500
Harold E. Ford Jr (D-Tenn)	\$3,500
Paul D. Ryan (R-Wis)	\$3,500
Adam Putnam (R-Fla)	\$3,500
Ed Schrock (R-Va)	\$3,500
Jim McDermott (D-Wash)	\$3,500
Nancy L. Johnson (R-Conn)	\$3,500
Anne Northup (R-Ky)	\$3,500
Jim McCrery (R-La)	\$3,000
Rick Boucher (D-Va)	\$3,000
Martin T. Meehan (D-Mass)	\$3,000
Howard L. Berman (D-Calif)	\$3,000
Ken Bentsen (D-Texas)	\$3,000
William P. "Bill" Luther (D-Minn)	\$3,000
Spencer Bachus (R-Ala)	\$3.000
Mary Bono (R-Calif)	\$3,000
Richard M. Burr (R-NC)	\$3,000
Steve Buyer (R-ind)	\$3,000
Chris John (D-La)	\$3,000
Ralph M. Hall (D-Texas)	\$3,000
Mark Green (R-Wis)	\$3,000
Bud Cramer (D-Ala)	\$3,000
Philip M. Crane (R-III)	\$3,000
Jim Gibbons (R-Nev)	\$3,000
Randy "Duke" Cunningham (R-Calif)	\$3,000
Diana Degette (D-Colo)	\$3.000
Elton Gallegly (R-Calif)	\$3,000
Vito J. Fossella (R-NY)	\$3,000
Ron Kind (D-Wis)	\$3,000
John Shadegg (R-Ariz)	\$3,000
Edward Whitfield (R-Ky)	\$3,000
Edolphus Towns (D-NY)	\$3.000
Bennie Thompson (D-Miss)	\$3,000
Bill Thomas (R-Calif)	\$3,000
W. J. "Billy" Tauzin (R-La)	\$3.000
John Tanner (D-Tenn)	\$3,000
E. Clay Shaw Jr (R-Fla)	\$3.000
Lindsey Graham (R-SC)	\$2,750
F. James Sensenbrenner Jr (R-Wis)	\$2,749
Xavier Becerra (D-Calif)	\$2,500
	\$2,500
Harold Rogers (R-Ky)	\$2,500
Melvin Watt (D-NC)	\$2,500
Jim Davis (D-Fla)	\$2,500
Cliff Stearns (R-Fla)	
Darrell Issa (R-Calif)	\$2,500
Mike Honda (D-Calif)	\$2,500
Kenny Hulshof (R-Mo)	\$2,500
Tom Sawyer (D-Ohio)	\$2,500
(Porter J. Goss (R-Fla)	\$2,500
Sam Farr (D-Calif)	\$2,500

Marking A. Harr (D. Da)	¢3 500
Melissa A. Hart (R-Pa)	\$2,500
Constance A. Morella (R-Md)	\$2,500 \$2,500
Dennis Hastert (R-III) C. W. Bill Young (R-Fia)	\$2,500
<u></u>	\$2,000
Gene Green (D-Texas)	
Ric Keller (R-Fla)	\$2,000
Robert Aderholt (R-Ala)	\$2,000
Thomas Gerard Tancredo (R-Colo)	\$2,000
William J. Jefferson (D-La)	\$2,000
Sheila Jackson Lee (D-Texas)	\$2,000
Eddie Bernice Johnson (D-Texas)	\$2,000
Felix J. Grucci Jr (R-NY)	\$2,000
Mark Kennedy (R-Minn)	\$2,000
Charles W. Stenholm (D-Texas)	\$2,000
Steny H. Hoyer (D-Md)	\$2,000
Darlene Hooley (D-Ore)	\$2,000
Chet Edwards (D-Texas)	\$2,000
Jane Harman (D-Calif)	\$2,000
Jeff Flake (R-Ariz)	\$2,000
Robin Hayes (R-NC)	\$2,000
Mark Foley (R-Fla)	\$2,000
Bobby L. Rush (D-III)	\$2,000
Henry A. Waxman (D-Calif)	\$2,000
Tammy Baldwin (D-Wis)	\$2,000
Joe L. Barton (R-Texas)	\$2,000
Dennis Moore (D-Kan)	\$2,000
Gary G. Miller (R-Calif)	\$2,000
Dan Miller (R-Fla)	\$2,000
Richard W. Pombo (R-Calif)	\$2,000
Earl Pomeroy (D-ND)	\$2,000
Michael Bilirakis (R-Fla)	\$2,000
David E. Bonior (D-Mich)	\$2,000
Adam Schiff (D-Calif)	\$2,000
Patrick J. Kennedy (D-RI)	\$2,000
J. C. Watts Jr (R-Okla)	\$2,000
Ron Lewis (R-Ky)	\$2,000
H. James Saxton (R-NJ)	\$2,000
Bob Clement (D-Tenn)	\$2,000
Sander M. Levin (D-Mich)	\$2,000
Fred Upton (R-Mich)	\$2,000
Steve Largent (R-Okla)	\$2.000
Jim Langevin (D-RI)	\$2,000
Christopher Cox (R-Calif)	\$2,000
Don Young (R-Alaska)	\$2,000
Douglas A. Ose (R-Calif)	\$2,000
Richard E. Neal (D-Mass)	\$2,000
Donald L. Sherwood (R-Pa)	\$1.500
Pete Sessions (R-Texas)	\$1,500
Greg Ganske (R-lowa)	\$1,500
Robert L. Ehrlich Jr (R-Md)	\$1.500
Vernon J. Ehlers (R-Mich)	\$1.500
John E. Sununu (R-NH)	\$1,500
Jo Ann Davis (R-Va)	\$1.500
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Barney Frank (D-Mass)	\$1,500
Ander Crenshaw (R-Fla)	\$1,500
C. L. 'Butch' Otter (R-Idaho)	\$1,500
Greg Walden (R-Ore)	\$1,500
Henry Brown (R-SC)	\$1,500
Michael G. Oxley (R-Ohio)	\$1,500
Charles Bass (R-NH)	\$1,500
Charlie Norwood (R-Ga)	\$1,500
Rush D. Holt (D-NJ)	\$1,500
Jim Ryun (R-Kan)	\$1.500
Amo Houghton (R-NY)	\$1,500
Scott McInnis (R-Colo)	\$1,500
J. D. Hayworth (R-Ariz)	\$1,500
Loretta Sanchez (D-Calif)	\$1,500
Ron Paul (R-Texas)	\$1,250
Saxby Chambliss (R-Ga)	\$1,000
Edward J. Markey (D-Mass)	\$1,000
Dan Burton (R-Ind)	\$1,000
Jim Ramstad (R-Minn)	\$1,000
Ken Lucas (D-Ky)	\$1,000
Eric Cantor (R-Va)	\$1,000
Maxine Waters (D-Calif)	\$1,000
Deborah Pryce (R-Ohio)	\$1,000
John Lewis (D-Ga)	\$1,000
Todd Akin (R-Mo)	\$1,000
William 'Lacy' Clay (D-Mo)	\$1,000
Jerry Lewis (R-Calif)	\$1,000
lleana Ros-Lehtinen (R-Fla)	\$1,000
Mark Udall (D-Colo)	\$1.000
Jim Turner (D-Texas)	\$1,000
Brad Carson (D-Okla)	\$1.000
Roger Wicker (R-Miss)	\$1,000
Thomas M. Barrett (D-Wis)	\$1,000
John P. Murtha (D-Pa)	\$1,000
Albert R. Wynn (D-Md)	\$1,000
Mike Pence (R-Ind)	\$1,000
Frank R. Wolf (R-Va)	\$1.000
Jack Quinn (R-NY)	\$1,000
David E. Price (D-NC)	\$1,000
Leonard L. Boswell (D-lowa)	\$1,000
Henry Bonilla (R-Texas)	\$1,000
Karen McCarthy (D-Mo)	\$1,000
Mike Ross (D-Ark)	\$1,000
Sue Myrick (R-NC)	\$1,000
Bob Ney (R-Ohio)	\$1,000
James A. Barcia (D-Mich)	\$1.000
Marion Berry (D-Ark)	\$1.000
Bill Jenkins (R-Tenn)	\$1,000
Lamar Smith (R-Texas)	\$1,000
Vic Snyder (D-Ark)	\$1,000
Jo Ann Emerson (R-Mo)	\$1,000
Baron P. Hill (D-Ind)	\$1,000
David L. Hobson (R-Ohio)	\$1,000

1	1
John M. Spratt Jr (D-SC)	\$1,000
Gary A. Condit (D-Calif)	\$1,000
Jack Kingston (R-Ga)	\$1,000
Mike Ferguson (R-NJ)	\$1,000
Lincoln Diaz-Balart (R-Fla)	\$1,000
Lane Evans (D-III)	\$1,000
John M. Shimkus (R-III)	\$1,000
Bart Stupak (D-Mich)	\$1,000
Nancy Pelosi (D-Calif)	\$1,000
John Thune (R-SD)	\$1.000
Frank Palione Jr (D-NJ)	\$1,000
Charlie Gonzalez (D-Texas)	\$1,000
Marge Roukema (R-NJ)	\$1,000
Peter Deutsch (D-Fla)	\$1,000
John Culberson (R-Texas)	\$1,000
Lucille Roybal-Allard (D-Calif)	\$1,000
David R. Obey (D-Wis)	\$1,000
Brian D. Kerns (R-Ind)	\$1,000
Sam Johnson (R-Texas)	\$1.000
Jim Nussle (R-lowa)	\$1,000
Nathan Deal (R-Ga)	\$1,000
John L. Mica (R-Fla)	\$500
Paul E. Gillmor (R-Ohio)	\$500
Lynn Woolsey (D-Calif)	\$500
Max Sandlin (D-Texas)	\$500
Wally Herger (R-Calif)	\$500
Sanford D. Bishop jr (D-Ga)	\$500
Robert Wexler (D-Fla)	\$500
Anthony Weiner (D-NY)	\$500
John H. Isakson (R-Ga)	\$500
Dave Camp (R-Mich)	\$500
Benjamin L. Cardin (D-Md)	\$500
Eva Clayton (D-NC)	\$500
Joseph Crowley (D-NY)	\$500
Brad Sherman (D-Calif)	\$500
Peter T. King (R-NY)	\$500
Lloyd Doggett (D-Texas)	\$500
David Wu (D-Ore)	\$250

^{*}Based on FEC data downloaded 9/1/01.

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Donor employer/occupation: Microsoft

Election cycle(s): 2000

Sort by Name

Sort by Date

Sort by Amount

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Records 1 - 49:

Contributor	Occupation	Date	Amount	Recipient
EISLER, CRAIG REDMOND, WA 98053	MICROSOFT	7/14/1999	\$2,000	Bush, George W
MATHEWS, MICHELLE J BELLEVUE, WA 98004	MICROSOFT CORP	7/22/1999	\$2,000	Bush, George W
PETERS, G CHRISTOPHER MEDINA, WA 98039	MICROSOFT CORPORATION	7/14/1999	\$2,000	Bush, George W
FERNANDEZ, ROLAND L MR WOODINVILLE, WA 98072	MICROSOFT CORPORATION/ENGINEER	2/29/2000	\$2,000	Bush, George W
BRESEMANN, JOHN K MR REDMOND, WA 98053	MICROSOFT/SOFTWARE ENGINEER	10/12/2000	\$2,000	Bush, George W
NIELSEN, TOD MR REDMOND, WA 98053	MICROSOFT/VICE PRESIDENT	12/27/1999	\$2,000	Bush, George W
SIMONYI, CHARLES DR BELLEVUE, WA 98009	MICROSOFT	8/17/1999	\$1,000	Bush, George W
SHAW, GREGORY M BELLEVUE, WA 98004	MICROSOFT	7/14/1999	\$1,000	Bush, George W
SAMPLE, WILLIAM J REDMOND, WA 98053	MICROSOFT	7/14/1999	\$1,000	Bush, George W
MCCAULEY, DAVID SEATTLE, WA 98112	MICROSOFT	7/14/1999	\$1,000	Bush, George W
KOSS, MICHAEL C BOTHELL, WA 98052	MICROSOFT	7/14/1999	\$1,000	Bush, George W
EMANUELS, BRIAN D MERCER ISLAND, WA 98040	MICROSOFT	8/17/1999	\$1,000	Bush, George W
BRUNTON, DEBORAH KIRKLAND, WA 98033	MICROSOFT	7/21/1999	\$1,000	Bush, George W
HURLBUT, CLARK K RENO, NV 89511	MICROSOFT	6/24/1999	\$1,000	Bush, George W
FLAAT, CHRISTOPHER A BELLEVUE. WA 98007	MICROSOFT	3/31/1999	\$1,000	Bush, George W

SPENCER, WILLIAM A MR REDMOND, WA 98052	MICROSOFT/MARKETING MANAGER	11/8/1999	\$1,000	Bush, George W
WILLMAN, BRYAN MR KIRKLAND, WA 98034	MICROSOFT/PROGRAMMER	3/7/2000	\$1,000	Bush, George W
WOODRUFF, BRYAN A MR REDMOND, WA 98053	MICROSOFT/SOFTWARE DESIGN ENGINEER	2/29/2000	\$1,000	Bush, George W
WORLEY, TERENCE MR PLEASANTON, CA 94566	MICROSOFT/SOFTWARE ENGINEER	5/17/2000	\$1,000	Bush, George W
BARON, WERNER MR REDMOND, WA 98052	MICROSOFT CORPORATION/MARKETING	2/28/2000	\$800	Bush, George W
MASTERS, JERRY R WOODINVILLE, WA 98072	MICROSOFT	8/4/1999	\$500	Bush, George W
JORGENSEN, ERIK M SEATTLE, WA 98101	MICROSOFT	7/16/1999	\$500	Bush, George W
HERBOLD, ROBERT J BELLEVUE, WA 98015	MICROSOFT CORP	7/14/1999	\$500	Bush, George W
BERENSON, HAROLD WOODINVILLE, WA 98072	MICROSOFT CORP	7/27/1999	\$500	Bush, George W
BERENSON, HAROLD MR WOODINVILLE, WA 98072	MICROSOFT CORP./ENGINEER	1/20/2000	\$500	Bush, George W
HERBOLD, ROBERT J MR BELLEVÚE, WA 98015	MICROSOFT CORP./EXECUTIVE VP & COO	1/12/2000	\$500	Bush, George W
SHAUGHNESSY, WILLIAM T MR REDMOND, WA 98052	MICROSOFT CORP./PRODUCT & BUSINESS	7/14/2000	\$500	Bush, George W
SHAUGHNESSY, WILLIAM T MR REDMOND, WA 98052	MICROSOFT CORP./PRODUCT & BUSINESS	2/29/2000	\$500	Bush, George W
KESTER, CHARLES G MR LAKE FOREST PARK, WA 98155	MICROSOFT CORP./TEAM MANAGER	3/8/2000	\$500	Bush, George W
MCEACHRON, BRIAN L REDWOOD, WA 98052	MICROSOFT CORPORATION	7/14/1999	\$500	Bush, George W

Next set of records

2000 cycle data downloaded from FEC on November 1, 2001. Date of request: January 2, 2002

WORLEY, TERENCE PLEASANTON, CA 94566	MICROSOFT ·	6/30/1999	\$1,000	Bush, George W
SPIX, GEORGE A REDMOND, WA 98052	MICROSOFT CORP	7/14/1999	\$1,000	Bush, George W
SANDERSON, JEFFREY P BELLEVUE, WA 98004	MICROSOFT CORP	8/12/1999	\$1,000	Bush, George W
PIMENTEL, ALBERT MONTE SERENO, CA 95030	MICROSOFT CORP	7/8/1999	\$1,000	Bush, George W
MURPHY, R BARRY REDMOND, WA 98052	MICROSOFT CORP	7/13/1999	\$1,000	Bush, George W
HARTNECK, RALF SEATTLE, WA 98144	MICROSOFT CORP	8/11/1999	\$1,000	Bush, George W
FIRMAN, THOMAS R BELLEVUE, WA 98005	MICROSOFT CORP	7/14/1999	\$1,000	Bush, George W
ASHMUN, D STUART SEATTLE, WA 98177	MICROSOFT CORP	8/10/1999	\$1,000	Bush, George W
BERENSON, HAROLD MR WOODINVILLE, WA 98072	MICROSOFT CORP./ENGINEER	6/15/2000	\$1,000	Bush, George W
HARTENECK, RALF MR SEATTLE, WA 98144	MICROSOFT CORP./VICE PRESIDENT	5/11/2000	\$1,000	Bush, George W
BOYLE, MICHAEL P BELLEVUE, WA 98005	MICROSOFT CORPORATION	7/21/1999	\$1,000	Bush, George W
DERMODY, CHARLES W MR REDMOND, WA 98052	MICROSOFT CORPORATION/ENGINEER	6/26/2000	\$1,000	Bush, George W
PIMENTEL, ALBERT MR MONTE SERENO, CA 95030	MICROSOFT CORPORATION/EXECUTIVE	7/31/2000	\$1,000	Bush, George W
SHERWOOD, DAVID E MR WOODINVILLE, WA 98072	MICROSOFT/ATTORNEY	6/8/2000 -	\$1,000	Bush, George W
BLANKENBURG, ERIC P MR CARNATION, WA 98014	MICROSOFT/CONSULTANT	2/24/2000	\$1,000	Bush, George W
HERBOLD, ROBERT J MR BELLEVUE, WA 98005	MICROSOFT/COO	11/22/1999	\$1,000	Bush, George W
MASTERS, JERRY R MR WOODINVILLE, WA 98072	MICROSOFT/FINANCE	7/31/2000	\$1,000	Bush, George W
SANDERSON, JEFFREY P MR BELLEVUE, WA 98004	MICROSOFT/MARKETING	5/17/2000	\$1,000	Bush, George W
MATHEWS, MICHELLE MRS BELLEVUE, WA 98004	MICROSOFT/MARKETING	5/17/2000	\$1,000	Bush, George W
DOUGLAS, DEDO MR REDMOND, WA 98053	MICROSOFT/MARKETING MANAGER	3/30/2000	\$1,000	Bush, George W

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Donor employer/occupation: Microsoft

Election cycle(s): 2000

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Records 50 - 75:

Records 50 - 75:	<u>, , , , , , , , , , , , , , , , , , , </u>			
Contributor	Occupation	Date	Amount	Recipient
MCEACHRON, BRIAN L REDWOOD, WA 98052	MICROSOFT CORPORATION	ICROSOFT CORPORATION 4/14/1999 \$		Bush, George W
PEASE, MATTHEW M WALNUT CREEK, CA 94595	MICROSOFT INC	9/30/1999	\$500	Bush, George W
KELLY, JOHN MR KIRKLAND, WA 98033	MICROSOFT/ATTORNEY	2/29/2000	\$ 500	Bush, George W
NIELSEN, TOD MR REDMOND, WA 98053	MICROSOFT/DEVELOPING/MARKETING	12/23/1999	\$500	Bush, George W
RAVANI, ANTHONY MR INFO REQUESTED,	MICROSOFT/EXECUTIVE	2/29/2000	\$500	Bush, George W
NIXON, TOBY L MR KIRKLAND, WA 98034	MICROSOFT/MANAGER	2/29/2000	\$500	Bush, George W
YANG, LIAN MR WOODINVILLE, WA 98072	MICROSOFT/SOFTWARE DESIGN ENGINEER	1/24/2000	\$500	Bush, George W
JAKSTADT, ERIC MR WOODINVILLE, WA 98072	MICROSOFT/SOFTWARE DEVELOPER	3/7/2000	\$500	Bush, George W
JAKSTADT, ERIC MR WOODINVILLE, WA 98072	MICROSOFT/SOFTWARE DEVELOPER	1/31/2000	\$500	Bush, George W
GREGG, DIANNE L SUDBURY, MA 01776	MICROSOFT INC	9/14/1999	\$400	Bush, George W
HOKE, STEVE KIRKLAND, WA 98034	MICROSOFT	6/30/1999	\$300	Bush, George W
HARRISON, ARTHUR B MR CHARLOTTE, NC	MICROSOFT/SOFTWARE ENGINEER	2/29/2000	\$300	Bush, George W

28277				
LINDELL, STEVE MR BELLEVUE, WA 98008	MICROSOFT CÖRP/ENGINEER	10/11/2000	\$250	Bush, George W
WARD, JAMES I MR CHARLOTTE, NC 28270	MICROSOFT CORPORATION/TECHNICAL MAN	3/8/2000	\$250	Bush, George W
REMALA, RAO V WOODINVILLE, WA 98072	MICROSOFT INC	9/30/1999	\$250	Bush, George W
WURDEN, FREDERICK L MR REDMOND, WA 98053	MICROSOFT/MANAGER	2/29/2000	\$250	Bush, George W
NIXON, TOBY L MR KIRKLAND, WA 98034	MICROSOFT/MANAGER	4/13/2000	\$200	Bush, George W
MASTERS, JERRY R MR WOODINVILLE, WA 98072	MICROSOFT/FINANCE	9/18/2000	-\$500	Bush, George W
EISLER, CRAIG REDMOND, WA 98053	MICROSOFT	8/4/1999	-\$1,000	Bush, George W
MATHEWS, MICHELLE J BELLEVUE, WA 98004	MICROSOFT CORP	8/12/1999	-\$1,000	Bush, George W
BERENSON, HAROLD MR WOODINVILLE, WA 98072	MICROSOFT CORP.	8/1/2000	-\$1,000	Bush, George W
PETERS, G CHRISTOPHER MEDINA, WA 98039	MICROSOFT CORPORATION	8/18/1999	-\$1,000	Bush, George W
FERNANDEZ, ROLAND L MR WOODINVILLE, WA 98072	MICROSOFT CORPORATION/ENGINEER	4/21/2000	-\$1,000	Bush, George W
BRESEMANN, JOHN K MR REDMOND, WA 98053	MICROSOFT/SOFTWARE ENGINEER	11/6/2000	-\$1,000	Bush, George W
NIELSEN, TOD MR REDMOND, WA 98053	MICROSOFT/VICE PRESIDENT	2/2/2000	-\$1,000	Bush, George W

2000 cycle data downloaded from FEC on November 1, 2001. Date of request: January 2, 2002

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			Congressiona	l Races			

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John Ashcroft (R)



1999-2000 PAC Contributions: \$2,025,323
Based on data released by the FEC on Thursday, November 01, 2001.

⊕ Agribusiness	\$154,937
⊟ Communic/Electronics	\$204,899
	\$27,000
	\$47,499
	\$60,450
	\$26,450
	\$6,000
⊟ Computer Equipment & Services	\$37,500
∃ 3Com Corp	\$1,000
	\$1,000
America Online	\$5,000
⊕ Cable & Wireless USA	\$1,000
⊕ Ceridian Corp	\$2,000
⊕ Compaq Computer	\$1,000
⊕ Computer Sciences Corp	\$2,000
	\$1,000
	\$4,500
	\$3,000
	\$9,000
3/2/1999	\$1,000
6/16/1999	\$1,000
6/28/1999	\$1,000
9/29/1999	\$1,000
12/9/1999	\$1,000
2/9/2000	\$1,000
5/12/2000	\$1,000
6/20/2000	\$1,000
9/7/2000	\$1,000
	\$1,000
Storage Technology Corp	\$1,000

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Sun Microsystems	\$2,000
	\$3,000
■ Construction	\$123,000
Defense	\$17,000
	\$210,550
	\$329,208
Health	\$140,000
	\$69,023
	\$209,050
Misc Business	\$304,666
Labor	\$9,000
	\$251,890
Other	\$1,100
Unknown	\$1,000



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SEARCH CRITERIA:

Donor name: microsoft Election cycle(s): 2002 2000

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Records 1 - 49:

Contributor	Occupation	Date	Amount	Recipient
MICROSOFT WASHINGTON, DC 20036		4/16/2001	\$15,000	DNC/Non-Federal Corporate
MICROSOFT REDMOND, WA 98052		6/27/2000	\$100,000	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052		3/31/2000	\$55,000	NRSC/Non-Federal
MICROSOFT REDMOND, WA 98052		1/6/2000	\$35,000	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052		6/30/2000	\$5,000	Ashcroft Victory Cmte Non- Federal
MICROSOFT WASHINGTON, DC 20036		7/29/1999	\$5,000	DNC/Non-Federal Corporate
MICROSOFT REDMOND, WA 98052		10/17/2001	\$25,000	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052		10/13/2000	,\$25,000	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052		6/16/2000	\$25,000	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052		4/12/2000	\$5,000	RNC/Cmte to Preserve Eisenhower Ctr
MICROSOFT REDMOND, WA 98052		5/5/1999	\$25,000	RNC/Repub National State Elections Cmte
MICROSOFT WASHINGTON, DC 20036		12/31/1999	\$45,000	NRSC/Non-Federal
MICROSOFT REDMOND, WA 98052		12/31/1999	\$32,500	DCCC/Non-Federal Account 1
MICROSOFT REDMOND, WA 98052		10/13/2000	\$20,000	RNC/Repub National State Elections Cmte
MICROSOFT WASHINGTON, DC 20036		8/10/2000	\$15,000	DNC/Non-Federal Corporate

MICROSOFT WASHINGTON, DC 20036	8/31/1999	\$15,000	DNC/Non-Federal Corporate
MICROSOFT REDMOND, WA 98052	5/6/1999	\$15,000	DNC/Non-Federal Corporate
MICROSOFT REDMOND, WA 98052	6/30/1999	\$15,000	DNC/Non-Federal Corporate
MICROSOFT REDMOND, WA 98052	12/17/1999	\$15,000	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052	9/23/1999	\$10,000	DCCC/Non-Federal Account 1
MICROSOFT REDMOND, WA 98052	10/20/1999	\$10,000	DCCC/Non-Federal Account 1
MICROSOFT REDMOND, WA 98052	3/10/1999	\$10,000	DCCC/Non-Federal Account 1
MICROSOFT REDMOND, WA 98052	3/6/2001	\$5,000	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052	12/16/1999	\$10,000	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052	7/29/1999	\$10,000	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052	1/31/2001	\$7,900	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052	1/25/2001	\$10,000	RNC/Repub National State Elections Cmte
MICROSOFT REDMOND, WA 98052	2/15/2001	\$10,000	RNC/Repub National State Elections Cmte
MICROSOFT WASHINGTON, DC 20036	6/27/2001	\$10,000	DNC/Non-Federal Corporate
MICROSOFT CORP REDMOND, WA 98052	1/17/2001	\$15,000	NRSC/Non-Federal
MICROSOFT CORP REDMOND, WA 98052	9/26/2001	\$20,179	NRSC/Building Fund
MICROSOFT CORP REDMOND, WA 98052	3/30/2001	\$50,000	NRSC/Non-Federal
MICROSOFT CORP REDMOND, WA 98052	5/17/1999	\$60,000	NRSC/Non-Federal
MICROSOFT CORP REDMOND, WA 98052	9/14/2000	\$5,831	RNC/Repub National State Elections Cmte
MICROSOFT CORP WASHINGTON, DC 20036	6/28/2000	\$30,000	NRSC/Non-Federal
MICROSOFT CORP REDMOND, WA 98052	6/7/2000	\$321	National Abortion Rights Action League
MICROSOFT CORP REDMOND, WA 98052	10/26/2000	\$25,000	NRSC/Non-Federal
MICROSOFT CORP REDMOND, WA 98052	10/26/2000	\$25,000	NRSC/Non-Federal
MICROSOFT CORP			

REDMOND, WA 98052	3/30/2001	\$25,000	NRSC/Non-Federal
MICROSOFT CORP REDMOND, WA 98052	6/4/2001	\$25,000	NRSC/Non-Federal
MICROSOFT CORP REDMOND, WA 98052	6/4/2001	\$25,000	NRSC/Non-Federal
MICROSOFT CORP REDMOND, WA 98052	8/17/1999	\$25,000	NRSC/Non-Federal
MICROSOFT CORP WASHINGTON, DC 20036	8/11/2000	\$50,000	NRSC/Non-Federal
MICROSOFT CORP WASHINGTON, DC 20036	7/11/2000	\$200	NRSC/Non-Federal
MICROSOFT CORP REDMOND, WA 98052	1/29/2001	\$202	NRSC/Non-Federal
MICROSOFT CORPORATION REDMOND, WA 98052	1/18/2001	\$250	DSCC/Non-Federal Mixed
MICROSOFT CORPORATION REDMOND, WA 98052	2/12/2001	\$250	DSCC/Non-Federal Mixed
MICROSOFT CORPORATION REDMOND, WA 98052	5/23/2001	\$40,000	2001 President's Dinner/Non- Fed Trust
MICROSOFT CORPORATION REDMOND, WA 98052	8/21/2001	\$50,000	RNC/Repub National State Elections Cmte
MICROSOFT CORPORATION REDMOND, WA 98052	3/30/2001	\$50,000	DSCC/Non-Federal Corporate

2000 cycle data downloaded from FEC on November 1, 2001.

2002 cycle data downloaded from FEC on January 1, 2002. Date of request: January 20, 2002



Results: Individual Donors Search

105 records found in .01 seconds.

SEARCH CRITERIA:

Donor name: microsoft Election cycle(s): 2002 2000

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Records 50 - 99:

Contributor	Occupation	Date	Amount	Recipient
MICROSOFT CORPORATION REDMOND, WA 98052		6/8/2001	\$50,000	DSCC/Non-Federal Corporate
MICROSOFT CORPORATION WASHINGTON, DC 20036		6/16/1999	\$350	NRCC/Non-Federal Account
MICROSOFT CORPORATION REDMOND, WA 98052		10/20/2000	\$60,000	DSCC/Non-Federal Corporate
MICROSOFT CORPORATION WASHINGTON, DC 20036		3/30/2000	\$35,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION REDMOND, WA 98052		4/11/2000	\$33,690	NRSC/Non-Federal
MICROSOFT CORPORATION REDMOND, WA 98052		4/4/2000	\$30,000	2000 Republican H/S Dinner Trust Non-Fed
MICROSOFT CORPORATION REDMOND, WA 98052		7/26/1999	\$30,000	1999 Republican S/H Dinner Trust Non-Fed
MICROSOFT CORPORATION REDMOND, WA 98052		12/31/1999	\$5,000	Ashcroft Victory Cmte Non-Federal
MICROSOFT CORPORATION REDMOND, WA 98052		3/30/2001	\$2,500	DSCC/Non-Federal Corporate
MICROSOFT CORPORATION				DSCC/Non-Federal

CORPORATION REDMOND, WA 98052		9/13/1999	\$5,000	DSCC/Non-Federal Mixed
MICROSOFT CORPORATION WASHINGTON, DC 20036		11/29/1999	\$25,000	DSCC/Non-Federal Corporate
MICROSOFT CORPORATION REDMOND, WA 98052		11/3/1999	\$25,000	DSCC/Non-Federal Corporate
MICROSOFT CORPORATION REDMOND, WA 98052		8/2/2000	\$2,500	DCCC/Non-Federal Account 1
MICROSOFT CORPORATION WASHINGTON, DC 20036		8/30/2000	\$25,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION WASHINGTON, DC 20036		3/27/2000	\$25,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION WASHINGTON, DC 20036		10/22/1999	\$25,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION WASHINGTON, DC 20036		3/23/1999	\$25,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION WASHINGTON, DC 20036	·	6/22/2000	\$2,500	NRCC/Non-Federal Account
MICROSOFT CORPORATION WASHINGTON, DC 20036		3/23/1999	\$2,500	NRCC/Non-Federal Account
MICROSOFT CORPORATION REDMOND, WA 98052		4/21/2000	\$698	NRSC/Non-Federal
MICROSOFT CORPORATION WASHINGTON, DC 20036		6/30/2000	\$5,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION REDMOND, WA 98052		11/3/2000	\$25,000	RNC/Repub National State Elections Cmte
MICROSOFT CORPORATION REDMOND, WA 98052		3/28/2001	\$25,000	DCCC/Non-Federal Account 1

MICROSOFT CORPORATION WASHINGTON, DC 20005	4/24/2001	\$100,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION WASHINGTON, DC 20036	10/11/2000	\$75,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION REDMOND, WA 98052	4/11/2000	\$51,832	NRSC/Non-Federal
MICROSOFT CORPORATION REDMOND, WA 98052	3/30/2000	\$56,542	DCCC/Non-Federal Account 1
MICROSOFT CORPORATION REDMOND, WA 98052	6/30/2000	\$50,000	DSCC/Non-Federal Corporate
MICROSOFT CORPORATION REDMOND, VA 98073	2/26/1999	\$50,000	DSCC/Non-Federal Corporate
MICROSOFT CORPORATION REDMOND, WA 98052	10/26/1999	\$50,000	RNC/Repub National State Elections Cmte
MICROSOFT CORPORATION REDMOND, WA 98052	4/17/2000	\$40,000	DSCC/Non-Federal Corporate
MICROSOFT CORPORATION REDMOND, WA 98052	2/16/2000	\$40,000	RNC/Repub National State Elections Cmte
MICROSOFT CORPORATION WASHINGTON, DC 20036	6/30/2000	\$22,500	NRCC/Non-Federal Account
MICROSOFT CORPORATION REDMOND, WA 98052	4/17/2000	\$15,000	DCCC/Non-Federal Account 1
MICROSOFT CORPORATION WASHINGTON, DC 20036	6/30/2000	\$20,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION REDMOND, WA 98052	4/21/2000	\$453	NRSC/Non-Federal
MICROSOFT CORPORATION WASHINGTON, DC 20036	3/27/2000	\$15,000	NRCC/Non-Federal Account

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MICROSOFT CORPORATION WASHINGTON, DC 20036		3/23/1999	\$15,000	NRCC/Non-Federal Account
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MICROSOFT CORPORATION REDMOND, WA 98052		12/31/1999	\$500	DSCC/Non-Federal Mixed
MICROSOFT CORPORATION WASHINGTON, DC 20036		3/23/1999	\$7,500	NRCC/Non-Federal Account
MICROSOFT CORPORATION REDMOND, WA 98052		2/29/2000	\$10,000	DCCC/Non-Federal Account 1
MICROSOFT CORPORATION REDMOND, WA 98052		6/8/2000	\$250	DSCC/Non-Federal Mixed
MICROSOFT CORPORATION REDMOND, WA 98052		6/8/2000	\$250	DSCC/Non-Federal Mixed
MICROSOFT CORPORATION WASHINGTON, DC 20036		8/24/1999	\$250	DSCC/Non-Federal Mixed
MICROSOFT CORPORATION WASHINGTON, DC 20036		3/7/2000	\$10,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION WASHINGTON, DC 20036		3/23/1999	\$10,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION WASHINGTON, DC 20005		6/25/2001	\$5,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION WASHINGTON, DC 20005		6/25/2001	\$5,000	NRCC/Non-Federal Account
MICROSOFT CORPORATION REDMOND, WA 98052		9/27/2001	\$10,000	RNC/Repub National State Elections Cmte

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ATTACHMENT 2 TO THE DECLARATION OF BRIAN DAUTCH

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ATTACHMENT 3 TO THE DECLARATION OF BRIAN DAUTCH

Statement of Charles F. (Rick) Rule Fried Frank Harris Shriver & Jacobson Counsel for Microsoft Corporation

Before the Committee on the Judiciary United States Senate December 12, 2001

Mr. Chairman and members of the Committee, good morning. It is a pleasure to appear before you today on behalf of Microsoft Corporation to discuss the proposed consent decree or Revised Proposed Final Judgment (the "PFJ") to which the U.S. Department of Justice and nine of the plaintiff states have agreed. As this committee is aware, I am counsel to Microsoft in the case and was one of the principal representatives for the company in the negotiations that led to the proposed consent decree.

The PFJ was signed on November 6th after more than a month of intense, around-the-clock negotiations with the Department and representatives of all the plaintiff states. The decree is currently subject to a public interest review by Judge Kollar-Kotelly under the Tunney Act. Because we are currently in the midst of that review and because nine states and the District of Columbia have chosen to continue the litigation, I must be somewhat circumspect in my remarks. However, what I can -- indeed, must -- stress is that, in light of the Court of Appeals' decision last summer to "drastically" reduce the scope of Microsoft's liability and in light of the legal standards for imposing injunctive relief, the Department and the settling states were very effective in negotiating for broad, strong relief. As the chart in the appendix depicts, ever since the Department and the plaintiff states first filed their complaints in May 1998, the case has been shrinking. What began with five claims, was whittled down to a single monopoly maintenance claim by a unanimous Court of Appeals. Even with respect to that surviving claim, the appellate court affirmed Judge Jackson's findings on only about a third (12 of 35) of the specific acts which the district court had found support that claim.

Given that history and the law, there is no reasonable argument that the PFJ is too narrow or that it fails to achieve all the relief to which the Department was entitled. In fact, as these remarks explain, the opposite is true -- faced with tough, determined negotiators on the other side of the table. Microsoft agreed to a decree that goes substantially beyond what the plaintiffs were likely to achieve through litigation. Quite frankly, the PFJ is the strongest, most regulatory conduct decree ever obtained (through litigation or settlement) by the Department.

Why then, one might ask, would Microsoft consent to such a decree? There are two reasons. First, the company felt strongly that it was important to put this matter behind it and to move forward constructively with its customers, its business partners, and the government. For four years, the litigation has consumed enormous resources and been a serious distraction. The constant media drumbeat has obscured the fact that the company puts a premium on adhering to its legal obligations and on developing and maintaining excellent relationships with its partners and customers. Litigation is never a pleasant experience, and given the magnitude of this case and the media attention it attracted, it is hard to imagine any more costly, unpleasant civil litigation.

Second, while the Department pushed Microsoft to make substantial, even excessive concessions to get a settlement, there were limits to how far the company was willing or able to go (limits, by the way, which the Department and the settling states managed to reach). Microsoft was fighting for an important principle -- the ability to innovate and improve its products and services for the benefit of

consumers. To that end, Microsoft insisted that the decree be written in a way to allow the company to engage in legitimate competition on the merits. Despite the substantial burdens the decree will impose on Microsoft and the numerous ways in which Microsoft will be forced to alter its conduct, the decree does preserve Microsoft's ability to innovate, to improve its products, and to engage in procompetitive business conduct that is necessary for the company to survive.

In short, at the end of the negotiations, Microsoft concluded that the very real costs that the decree imposes on the company are outweighed by the benefits, not just to Microsoft but to the PC industry and consumers generally.

The Court of Appeals' "Road Map" for Relief

In order to evaluate the decree, one must first appreciate the history of this case and how drastically the scope of Microsoft's liability was narrowed at the appellate level. When this case began with the filing of separate complaints by the Department and the plaintiff states in May of 1998, it was focused on Microsoft's integration of browsing functionality called Internet Explorer or IE into Windows 98, which the plaintiffs alleged to be an illegal tying arrangement.

The complaints of the Department and the states included five separate claims: (1) a claim under section 1 of the Sherman Act that the tie-in was per se illegal; (2) another claim under section 1 that certain promotion and distribution agreements with Internet service providers (ISPs), Internet content providers (ICPs), and on-line service providers (OSPs) constituted illegal exclusive dealing; (3) a claim under section 2 of the Sherman Act that Microsoft had attempted to monopolize Web browsing software; (4) a catch-all claim under section 2 that the alleged conduct that underlay the first three claims amounted to illegal maintenance of Microsoft's monopoly in PC operating systems; and (5) a claim by the plaintiff states (but not part of the Department's complaint) under section 2 that Microsoft illegally "leveraged" its monopoly in PC operating systems. As discovery got underway, the case dramatically expanded as the plaintiffs indiscriminately began identifying all manner of Microsoft conduct as examples of the company's illegal efforts to maintain its monopoly. But then, the case began to shrink.

- "In response to Microsoft's motion for summary judgment, the district court dismissed the states' Monopoly leveraging claim (claim 5).
- " After trial, Judge Jackson held that the plaintiffs failed to prove that Microsoft's arrangements with ISPs, ICPs, and OSPs violated section 1 (claim 2).
- "Judge Jackson did, however, conclude that the plaintiffs had sustained their claims that Microsoft illegally tied IE to Windows (claim 1), illegally attempted to monopolize the browser market (claim 3), and illegally maintained its monopoly (claim 4), basing his decision on 35 different actions engaged in by Microsoft.
- "In a unanimous decision of the Court of Appeals sitting en banc, the court reversed the trial court on the attempted monopolization claim (claim 3) and remanded with instructions that judgment be entered on that claim in favor of Microsoft.
- "The unanimous court also reversed Judge Jackson's decision with respect to the tie-in claim (claim 1). The appellate court held that, in light of the prospect of consumer benefit from integrating new functionality into platform software such as Windows, Microsoft's integration of IE into Windows

had to be judged under the rule of reason rather than the per se approach taken by Judge Jackson. The Court of Appeals refused to apply the per se approach because of "our qualms about redefining the boundaries of a defendant's product and the possibility of consumer gains from simplifying the work of applications developers [by ensuring the ubiquitous dissemination of compatible APIs]." The court's decision did allow the plaintiffs on remand to pursue the tie-in claim on a rule of reason theory; however, shortly after the remand, the plaintiffs announced they were dropping the tie-in claim.

- "With respect to the only remaining claim (monopoly maintenance claim 4), the Court of Appeals affirmed in part and reversed in part the lower court and substantially shrank Microsoft's liability. After articulating a four-step burden-shifting test that is highly fact intensive, the appellate court reviewed the 35 different factual bases for liability and rejected nearly two-thirds of them.
- c In the case of seven of those 35 findings (concerning such conduct as Microsoft's refusal to allow OEMs to replace the Windows desktop, Microsoft's design of Windows to "override the user's choice of a default browser," and Microsoft's development of a Java virtual machine (JVM) that was incompatible with Sun's JVM), the appellate court specifically reversed Judge Jackson's decision.
- c The Court of Appeals dismissed sixteen of the remaining findings by reversing Judge Jackson's holding that Microsoft had engaged in a general "course of conduct" that amounted to illegal monopoly maintenance -- the so-called "monopoly broth" theory.
- c With respect to the remaining twelve findings (concerning such things as Microsoft's refusal to allow PC manufacturers (OEMs) to remove end-user access to IE, Microsoft's exclusive arrangements with ISPs, and its "commingling" of software code to frustrate OEMs ability to hide access to IE), the court did affirm Judge Jackson's findings as not being "clearly erroneous." And even as to those twelve, a number were practices -- for example, the arrangements with ISPs -- that Microsoft had already ceased.

As a result, when the case was remanded to the district court and reassigned to Judge Kollar-Kotelly, four-fifths of the original claims were all but gone. With respect to the sole surviving claim, nearly two-thirds of the supporting findings had been rejected by the Court of Appeals. In the words of the Court of Appeals, its decision "drastically altered the scope of Microsoft's liability."

The Relevance of the Drastic Narrowing of Liability

The Court of Appeals' decision makes clear the critical significance of the drastic reduction in the scope of Microsoft's liability in terms of the relief to which the plaintiffs are entitled. As the court noted in instructing the lower court on how the remand for remedy should be handled,

"A court . . . must base its relief on some clear 'indication of a significant causal connection between the conduct enjoined or mandated and the violation found directed toward the remedial goal intended.' 3 PHILLIP E. AREEDA & HERBERT HOVENKAMP, ANTITRUST LAW 653(b), at 91-92 (1996). In a case such as the one before us where sweeping equitable relief is employed to remedy multiple violations, and some -- indeed most -- of the findings of remedial violations do not withstand appellate scrutiny, it is necessary to vacate the remedy decree since the implicit findings of causal connection no longer exist to warrant our deferential affirmance. . . . In particular, the [district] court should consider which of the decree's conduct restrictions remain viable in light of our modification of the original liability decision."

At the time Judge Kollar-Kotelly ordered the parties into intensive negotiations, she clearly recognized the importance of the drastic alteration to the scope of Microsoft's liability. The judge informed the government that its "first and most obvious task is going to be to determine which portions of the former judgment remain appropriate in light of the appellate court's ruling and which portions are unsupported following the appellate court's narrowing of liability." The judge went on to note that "the scope of any proposed remedy must be carefully crafted so as to ensure that the enjoining conduct falls within the [penumbra] of behavior which was found to be anticompetitive." The judge also stated that "Microsoft argues that some of the terms of the former judgment are no longer appropriate, and that is correct. I think there are certain portions where the liability has been narrowed."

Before discussing the negotiations and the decree itself, I would like to make three other points about the crafting of antitrust remedies that also are relevant to considering the relief to which the plaintiffs were entitled. First, the critics of the PFJ routinely ignore the fact that the Department has long acknowledged that Microsoft lawfully acquired its monopoly position in PC operating systems. Indeed, the Department retained a Nobel laureate in the first Microsoft case in 1994 to submit an affidavit to the district court opining that Microsoft had reached its position in PC operating systems through luck, skill, and foresight. It is true of course that Microsoft has now been found liable for engaging in conduct that amounted to illegal efforts to maintain that position; however, there is precious little in the record establishing any causal link between the twelve illegal acts of "monopoly maintenance" and Microsoft's current position in the market for PC operating systems. Thus, contrary to the critics' overheated rhetoric, there is no basis for relief designed to terminate an "illegal monopoly."

Second, decrees in civil antitrust cases are designed to remedy, not to punish. All too often, the critics of this decree speak as though Microsoft was convicted of a crime. It was not. This is a civil case, subject to the rules of civil rather than criminal procedure. To the extent the plaintiffs tried to get relief that could be deemed punitive, that relief would have been rejected.

Third, a decree must serve the purposes of the antitrust laws, which is a "consumer welfare prescription." I realize we are in the "season of giving," but an antitrust decree is not a Christmas tree to fulfill the wishes of competitors, particularly where that fulfillment comes at the expense of consumer welfare. Calls for royalty-free licensing of Microsoft's intellectual property, or for imposing obligations on Microsoft to distribute third party software at no charge, or for Microsoft to facilitate the distribution of an infinite variety of bastardized versions of Windows (and make sure they all run perfectly) are great for a small group of competitors who know that such provisions will quickly destroy Microsoft's incentives and ability to compete (not to mention violate the Constitution's proscription against "takings"). Such calls, however, are anathema to consumers' interests in a dynamic, innovative computer industry. Twenty years ago, my old boss and antitrust icon, Bill Baxter, warned about the anticompetitive consequences of antitrust decrees designed simply to "add sand to the saddlebags" of a particularly fleet competitor like Microsoft. It's a warning the courts would certainly heed today.

To their credit, the negotiators for the Department and the settling states understood these three fundamental antitrust principles. While we may have had to remind the other side of these principles from time to time, we did not have to negotiate for their adherence to them. Taxpayers and consumers can be proud that their interests were represented by honorable men and women with the utmost respect for the rule of law. For others to insinuate that, by agreeing to a decree that honors these three

fundamental principles, the Department and the settling states "caved" or settled for inadequate relief is as offensive as it is laughable.

The Negotiations

It is against the background I have sketched that, on September 27th, Judge Kollar-Kotelly ordered the parties into intensive, "around the clock" negotiations. Microsoft had already indicated publicly its strong desire to try to settle the case, and so it welcomed the judge's order. As has been widely reported, all the parties in the case took the court's order very seriously. Microsoft assembled in Washington, D.C., a core team of in-house and outside lawyers who have been living with this case for years, and who spent virtually all of the next five weeks camped out in my offices down the street. Microsoft's top legal officer was in town during much of the period directing the negotiations. Back in Redmond, the company's most senior executives devoted a great deal of time and energy to the process, and we were all supported by a large group of dedicated lawyers, businesspeople, and staff.

From my vantage point, the Department and the states (at least those that settled) made an equivalent effort. As the mediator wrote after the process ended, "No party was left out of the negotiations. ... Throughout most of the mediation the 19 states (through their executive committee representatives) and the federal government (through the staff of the antitrust division) worked as a combined 'plaintiffs' team." Jay Himes from the office of the New York Attorney General Eliot Spitzer and Beth Finnerty from the office of the Ohio Attorney General Betty Montgomery represented the states throughout the negotiations, putting in the same long hours as the rest of us. At various points Mr. Himes and Ms. Finnerty were joined by representatives from other states, including Kevin O'Connor from the office of Wisconsin Attorney General James Doyle.

The negotiations began on September 28th and continued virtually non-stop until November 6th. During the first two weeks, we negotiated without the benefit of a mediator. As they say in diplomatic circles, the discussions were "full and frank." The Department lawyers and the state representatives in the negotiation were extremely knowledgeable, diligent, and formidable.

Microsoft certainly hoped to be able to reach a settlement quickly and before a mediator was designated. However, the views on all sides were sufficiently strong and the need to pay attention to every sentence, phrase, and punctuation mark so overwhelming that reaching agreement proved impossible in those first two weeks. Eric Green, a prominent mediation specialist, was appointed by the court and with the help of Jonathan Marks spent the next three weeks helping the parties find common ground. As Professor Green and Mr. Marks wrote after the mediation ended,

"Successful mediations are ones in which mediators and parties work to identify and overcome barriers to reaching agreement. Successful mediations are ones in which all the parties engage in reasoned discussions of issues that divide them, of options for settlement, and of the risks, opportunities, and costs that each party faces if a settlement isn't reached. Successful mediations are ones in which, settle or not, senior representatives of each party have made informed and intelligent decisions. The Microsoft mediation was successful."

Working day and night virtually until the original November 2 deadline set by the judge, Microsoft and the Department agreed to and signed a decree early on November 2. The representatives of the states also tentatively agreed, subject to an opportunity from November 2 until November 6 to confer with the other states that were more removed from the case and negotiations. During that period, the states requested several clarifying modifications to which Microsoft (and the Department) agreed.

From press reports, it appears that during this period the plaintiff states also were being subjected to intense lobbying by a few of Microsoft's competitors who were desperate either to get a decree that would severely cripple if not eventually destroy Microsoft or at least to keep the litigation (and the attendant costs imposed on Microsoft) going. Notwithstanding that pressure, New York, Wisconsin, and Ohio -- the states that had made the largest investment in litigating against Microsoft and in negotiating a settlement -- along with six other plaintiff states represented by a bipartisan group of state attorneys general signed onto the Revised PFJ on November 6.

The Proposed Final Judgment

Throughout the negotiations, Microsoft was confronted by a determined and tough group of negotiators for the Department and the states. They made clear that there would be no settlement unless Microsoft went well beyond the relief to which, Microsoft believes, the Court of Appeals opinion and the law entitles the plaintiffs. Once that became clear, Microsoft relented in significant ways, subject only to narrow language that preserved Microsoft's ability to innovate and engage in normal, clearly procompetitive activities. Professor Green, the one neutral observer of this drama, has noted the broad scope of the prohibitions and obligations imposed on Microsoft by the PFJ, stating during the status conference with Judge Kollar-Kotelly that "the parties have not stopped at the outer limits of the Court of Appeals' decision, but in some important respects the proposed final judgment goes beyond the issues affirmed by the Court of Appeals to deal with issues important to the parties in this rapidly-changing technology."

I do not intend today to provide a detailed description of each provision of the PFJ; the provisions speak for themselves. It may come as something of a surprise in light of some of the uninformed criticism hurled at the decree, but one of Microsoft's principal objectives during the negotiations was to develop proscriptions and obligations that were sufficiently clear, precise and certain to ensure that the company and its employees would be able to understand and comply with the decree without constantly engendering disputes with the Department. This is an area of complex technology and the decree terms on which the Department insisted entailed a degree of technical sophistication that is unprecedented in an antitrust decree. Drafting to these specifications was not easy, but the resulting PFJ is infinitely clearer and easier to administer than the conduct provisions of the decree that Judge Jackson imposed in June 2000.

If, as one might suspect would be the outcome in a case such as this, the PFJ were written to proscribe only the twelve practices affirmed by the Court of Appeals, the decree would be much shorter and simpler. The Department and settling states, however, insisted that the decree go beyond just focused prohibitions to create much more general protections for a potentially large category of software, which the PFJ calls "middleware." But even these expansive provisions to foster middleware competition were not sufficient to induce the Department and the states to settle; rather, they insisted that Microsoft also agree to additional obligations that bear virtually no relationship to any of the issues addressed by the district court and the Court of Appeals. And lastly they insisted on unprecedented enforcement provisions. I will briefly describe each of these three sets of provisions.

1. Protections for "Middleware"

The case that the plaintiffs tried and the narrowed liability that survived appellate review all hinged on claims that Microsoft took certain actions to exclude Netscape's Navigator browser and Sun's Java technology from the market in order to protect the Windows operating system monopoly. The plaintiffs successfully argued that Microsoft feared that Navigator and Java, either alone or together,

might eventually include and expose a broad set of general purpose APIs to which software developers could write as an alternative to the Windows APIs. Since Navigator and Java can run on multiple operating systems, if they developed into general purpose platforms, Navigator and Java would provide a means of overcoming the "applications barrier" to entry and threaten the position of the Windows operating system as platform software.

A person might expect that a decree designed to address such a monopoly maintenance claim would provide relief with respect to Web-browsing software and Java or, at most, to other general purpose platform software that exposes a broad set of APIs and is ported to run on multiple operating systems. The PFJ goes much further. The Department insisted that obligations imposed on Microsoft by the decree extend to a range of software that has little in common with Navigator and Java. The decree applies to "middleware" broadly defined to include, in addition to Web-browsing software and Java, instant messaging software, media players, and even email clients -- software that, Microsoft believes, has virtually no chance of developing into broad, general purpose platforms that might threaten to displace the Windows platform. In addition, there is a broad catch-all definition of middleware that in the future is likely to sweep other similar software into the decree.

This sweeping definition of middleware is significant because of the substantial obligations it imposes on Microsoft. Those obligations -- a number of which lack any correspondence to the monopoly maintenance findings that survived appellate review -- are intended to create protections for all the vendors of software that fits within the middleware definition. Taken together, the decree provisions provide the following protections and opportunities:

- "Relations with Computer Makers. Microsoft has agreed not to retaliate against computer makers who ship software that competes with anything in its Windows operating system.
- "Computer Maker Flexibility. Microsoft has agreed to grant computer makers broad new rights to configure Windows so as to promote non-Microsoft software programs that compete with features of Windows. Computer makers will now be free to remove the means by which consumers access important features of Windows, such as Internet Explorer, Windows Media Player, and Windows Messenger. Notwithstanding the billions of dollars Microsoft invests developing such cool new features, computer makers will now be able to replace access to them in order to give prominence to non-Microsoft software such as programs from AOL Time Warner or RealNetworks. (Additionally, as is the case today, computer makers can provide consumers with a choice --that is to say access to Windows features as well as to non-Microsoft software programs.)
- "Windows Design Obligations. Microsoft has agreed to design future versions of Windows, beginning with an interim release of Windows XP, to provide a mechanism to make it easy for computer makers, consumers and software developers to promote non-Microsoft software within Windows. The mechanism will make it easy to add or remove access to features built in to Windows or to non-Microsoft software. Consumers will have the freedom to choose to change their configuration at any time.
- "Internal Interface Disclosure. Even though there is no suggestion in the Court of Appeals' decision that Microsoft fails to disclose APIs today and even though the Court of Appeals' holding on monopoly power is predicated on the idea that there are tens of thousands of applications written to call upon those APIs. Microsoft has agreed to document and disclose for use by its competitors various interfaces that are internal to Windows operating system products.

- "Relations with Software Developers. Microsoft has agreed not to retaliate against software or hardware developers who develop or promote software that competes with Windows or that runs on software that competes with Windows.
- "Contractual Restrictions. Microsoft has agreed not to enter into any agreements obligating any third party to distribute or promote any Windows technology exclusively or in a fixed percentage, subject to certain narrow exceptions that apply to agreements raising no competitive concern. Microsoft has also agreed not to enter into agreements relating to Windows that obligate any software developer to refrain from developing or promoting software that competes with Windows.

These obligations go far beyond the twelve practices that the Court of Appeals found to constitute monopoly maintenance. One of the starkest examples of the extent to which these provisions go beyond the Court of Appeals decision relates to Microsoft's obligations to design Windows in such a way as to give third parties the ability to designate non-Microsoft middleware as the "default" choice in certain circumstances in which Windows might otherwise be designed to utilize functionality integrated into Windows. As support for his monopoly maintenance conclusion, Judge Jackson had relied on several circumstances in which Windows was designed to override the end users' choice of Navigator as their default browser and instead to invoke IE. The Court of Appeals, however, reviewed those circumstances and reversed Judge Jackson's conclusion on the ground that Microsoft had "valid technical reasons" for designing Windows as it did. Notwithstanding this clear victory, Microsoft acceded to the Department's demands that it design future versions of Windows to ensure certain default opportunities for non-Microsoft middleware.

2. Uniform Prices and Server Interoperability

Nevertheless, agreeing to this wide range of prohibitions and obligations designed to encourage the development of middleware broadly defined was not enough to get the plaintiffs to settle. Instead, they insisted on two additional substantive provisions that have absolutely no correspondence to the findings of monopoly maintenance liability that survived appeal.

- "Uniform Price List. Microsoft has agreed to license its Windows operating system products to the 20 largest computer makers (who collectively account for the great majority of PC sales) on identical terms and conditions, including price (subject to reasonable volume discounts for computer makers who ship large volumes of Windows).
- "Client/Server Interoperability. Microsoft has agreed to make available to its competitors, on reasonable and non-discriminatory terms, any protocols implemented in Windows desktop operating systems that are used to interoperate natively with any Microsoft server operating system.

In the case of the sweeping definition of middleware and the range of prohibitions and obligations imposed on Microsoft, there is at least a patina of credibility to the argument that the penumbra of the twelve monopoly maintenance practices affirmed by the Court of Appeals can be stretched to justify those provisions, at least as "fencing in" provisions. There is no sensible reading of the Court of Appeals decision that would provide any basis for requiring Microsoft to charge PC manufacturers uniform prices or to make available the proprietary protocols used by Windows desktop operating systems and Windows server operating systems to communicate with each other. Nevertheless, because the plaintiffs insisted that they would not settle without those two provisions. Microsoft also agreed to them.

Before turning to the enforcement provisions of the PFJ, I want to say a word about the few provisos included in the decree that provide narrow exceptions to the various prohibitions and obligations imposed on Microsoft. Those exceptions were critical to Microsoft's willingness to agree to the sweeping provisions on which the plaintiffs insisted. Without these narrowly tailored exceptions, Microsoft could not innovate or engage in normal procompetitive commercial activities. The public can rest assured that the settling plaintiffs insisted on language to ensure that the exceptions only apply when they promote consumer welfare. For example, some companies that compete with Microsoft for the sale of server operating systems apparently have complained about the so-called "security carve-out" to Microsoft's obligation to disclose internal interfaces and protocols. That exception is very narrow and only allows Microsoft to withhold encryption "keys" and the similar mechanisms that must be kept secret if the security of computer networks and the privacy of user information is to be ensured. In light of all the concern over computer privacy and security these days, it is surprising that there is any controversy over such a narrow exception.

3. Compliance and Enforcement

The broad substantive provisions of the PFJ are complemented by an unusually strong set of compliance and enforcement provisions. Those provisions are unprecedented in a civil antitrust decree. The PFJ creates an independent three-person technical committee, resident on the Microsoft campus, with extraordinary powers and full access to Microsoft facilities, records, employees and proprietary technical data, including Windows source code, which is the equivalent of the "secret formula" for Coke. The technical committee provides a level of technical oversight that is far more substantial than any provision of any other antitrust decree of which I am aware. At the insistence of the plaintiffs, the technical committee does not have independent enforcement authority; rather, reports to the plaintiffs and, through them, to the court. The investigative and oversight authority of the technical committee in no way limits or reduces the enforcement powers of the DOJ and states: rather, the technical committee supplements and enhances those powers. Each of the settling states and DOJ have the power to enforce the decree and have the ability to monitor compliance and seek a broad range of remedies in the event of a violation.

Microsoft also agreed to develop and implement an internal antitrust compliance program, to distribute the decree and educate its management and employees as to the various restrictions and obligations. In recent years, Microsoft has assembled in-house one of the largest, most talented groups of antitrust lawyers in corporate America. They are already engaged in substantial antitrust compliance counseling and monitoring. The decree formalizes those efforts, and quite frankly adds very substantially to the in-house lawyers' work. As we speak, that group, together with key officials from throughout the Microsoft organization, are working to implement the decree and to ensure the company's compliance with it.

As with the substantive provisions, Microsoft agreed to these unprecedented compliance and enforcement provisions because of the adamance of the plaintiffs and because of the highly technical nature of the decree. Microsoft, the Department, and the settling states recognized that it was appropriate to include mechanisms -- principally, the technical committee -- that will facilitate the prompt and expert resolution of any technical disputes that might be raised by third parties, without in any way derogating from the government's full enforcement powers under the decree. Although the enforcement provisions are unprecedented in their stringency and scope, they are not necessitated or justified by any valid claim that Microsoft has failed to comply with its decree obligations in the past. In fact, Microsoft has an exemplary record of complying with the consent decree to which the

company and the Department agreed in 1994. In 1997, the Department did question whether Microsoft's integration of IE into Windows 95 violated a "fencing in" provision that prohibited contractual tie-ins, but Microsoft was ultimately vindicated by the Court of Appeals. Microsoft has committed itself to that same level of dedication in ensuring the company's compliance with the PFJ.

Conclusion

The PFJ strikes an appropriate balance in this complicated case, providing opportunities and protections for firms seeking to compete while allowing Microsoft to continue to innovate and bring new technologies to market. The decree is faithful to the fact that the antitrust laws are a "consumer protection prescription," and it ensures an economic environment in which all parts of the PC-ecosystem can thrive.

Make no mistake, however, the PFJ is tough. It will impose substantial new obligations on the company, and it will require significant changes in the way Microsoft does business. It imposes heavy costs on the company and entails a degree of oversight that is unprecedented in a civil antitrust case. For some competitors of Microsoft, however, apparently nothing short of the destruction of Microsoft -- or at least the ongoing distraction of litigation -- will be sufficient. But if the objective is to protect the interests of consumers and the competitive process, then this decree more than achieves that goal.

Finally, for all those who are worried about the future and what unforeseen developments may not be covered by this case and the decree, remember that the Court of Appeals decision now provides guideposts, which previously did not exist, for judging Microsoft's behavior, and that of other high technology companies, going forward. Those guidelines, it is true, are not always easy to apply ex ante to conduct; however, now that the Court of Appeals has spoken, we all have a much better idea of the way in which section 2 of the Sherman Act applies to the software industry. In short, what antitrust law requires of Microsoft is today much clearer than it was when this case began. We have all learned a lot over the last four years, and Microsoft has every incentive to ensure that history does not repeat itself.

ATTACHMENT 4 TO THE DECLARATION OF BRIAN DAUTCH

Secretary of the Senate
Clerk of the House of Representatives

LOBBYING REGISTRATION

Lobbying Disclosure Act of 1995 (Section 4)

Check if this is an amended registration \square

PEGISLATIVE RESCURCE CENTER

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OFFICE OF THE DEFINATIVES

For Official Usc

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REG	GISTRANT							
1.	Name of Registrant Covington & Burling Address 1201 Pennsylvania Avenue, N.W.							
	City Washington		State DC	Zip 20004				
2.	Principal place of bu	sincss (if different from lin	ne I)					
	City Same		State/Zip (or Country)					
3,	Telephone number as	nd contact name						
	(202) 662-6000	Contact Stuart Stock						
4.	General description of Law Firm	of registrant's business or	activities					
CLI		is required to file a separe dicate "Self" on line 5 and	-	. An organization employing in-house				
5.	Name of Client Microsoft Corporation							
,	Address One Microsoft Way							
	City Redmond		State WA	Zip 98052				
6.	Principal place of bu	siness (if different from lir	ie 5)					
	City Same		State/Zip (or Country)					
7.	General description of Computer software	of client's business or active company	vities					

REGISTRANT EMPLOYEES

8. Name and title of each employee of the registrant who has acted or is expected to act as a lobbyist for the client identified on line 5. Indicate any employee who served as a "covered executive branch official" or "covered legislative branch official" within 2 years before the date that the employee first acted or will act as a lobbyist for the client, and state the executive or legislative branch position(s) in which the employee served. Attach Lobbying Registration Addendum if necessary.

E. Jason Albert, Associate Victoria A. Carter, Associate Charles F. Rule, Partner Laurie C. Self, Of Counsel

Form LD-1 (1/96)

Page 1

LOBBYING ISSUES		1			
9. General lobbying	issue areas (select applic	cable codes, listed in instructions	and on reverse side of Form	L.D-1, page !)	
CPI C	PT TRD	- 			
Protection ofElectronic con	issues (current and antic intellectual property rig nmerce matters. natters affecting comput	hts, including copyrights.			
AFFILIATED ORGAN	HZATIONS				
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Name	A	Address	Principal place of business (city and state or country)		
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percentage of equitable of holds a b) holds a directly activities c) is an a	ownership in the client of at least 20% equitable own y or indirectly, in whole co es of the client or any org	ness, amount of any contribution any foreign entity that: nership in the client or in any or or in major part, plans, supervise ganization identified on line 11; by organization identified on line	ganization identified on line 1 s, controls, directs, finances o	l; or r subsidizes the	
If none, so state.				T	
Name	Address	Principal place of business (city and state or country)	Amount of contribution for lobbying activities	Ownership percentage in client	
None					
			<u> </u>		

Form LD-1 (1/96) Page 2

ATTACHMENT 5 TO THE DECLARATION OF BRIAN DAUTCH

JULI KINAT

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FRIDAY, NOVEMBER 16, 2001

WSJ.com

as British marines landed north of Kabul The Northern Alliance battled 31,000 Tal-

growing deployment of foreign troops. The ca's "extinction." The British marines are vowed to fight to the death and seek Amerispoke by satellite phone with the BBC and to secure Bagram airport for an expected the south. Mullah Omar, the Taliban leader tun fighters fought to control Kandahar in northern Afghan city of Kunduz, while Pashin Column 1 and on Pages A3, A8, A9 and A10) aid in the hunt for Osama bin Laden. New in-U.S. also prepared to insert more soldiers to lban and allied fighters encircled in the telligence on his possible whereabouts, as hoping to develop, came to light. (Articles well as chilling data on the weapons he was

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is a bid to

for securing the release of eight foreign uid workers, including two Americans, the Taliban was holding. So does Libya The Northern Alliance wants creau

rity procedures. (Articles on Pages A3 and B1 that job. Meanwhile, airlines braced for the transition, the government is to take over An airport-security deal was sealed as

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s News

NED that

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and Senate negotiators on the issue of feder-Bush blessed an accord reached by House alizing screening workers. After a one-year first Thanksgiving under tightened secu-

a surprising number of stores are letting How to get in on the holiday deals. some customers name their price. From small boutiques to Saks, A Haggler's Christmas

This full, bud ratings aren't enough to sink new shows. Why 'Emeril' is still cooking. When Every Show's a Survivor

Will the Wizard of Hogwarts fly on the big screen? Joe Morgenstern's review. 'Harry Potter' Arrives

Now Close Borders Jihads of Yesteryear Nations Supporting

Yemen, for One, Won't Let Mer Go Off to Wage a 'Holy War' Bent on Joining the Fight

about the war in Afghanistan, Abdu. Staff Reporter of THE WALL STREET JOURN SANA, Yemen-Asked what he th By Yaroslav Trofimov

Washington Wire

A Special Weekly Report From The Wall Street Journal's Capital Bureau

for "worst ever" relations with Congress complain privately to the White House that publicly of Bush's budget chief; others tions Committee's top Republican, says so gress's expense, to aid a run for the Senate they can't deal with Daniels. They charge he is trying to score political points at Con-Sen. Stevens, the Senate Appropria-DIRECTOR DANIELS gets GOP votes

ing to head NASA, longtime GOP budget staffer Bill Hoagland rejects overtures office says it asked Cheney to go; Republi gency-spending bill—and soothe House Apwelcome. With deputy Sean O'Keefe movcans say that is because Daniels wasn't propriations Chairman Young. Daniels's the Capitol to rescue a \$40 billion emer-Daniels belittles Congress. Cheney goes to from Indiana later. Ire erupts after interviews in which

speeches Daniels quotes the song, "How can I miss you if you won't go away?" With Congress still in town, in

but hasn't enlisted the budget office. PENTAGON PLANS for big increases

of about \$15 billion annually into their ghanistan but low supply. Sept. 11, would drive overall military spending to \$360 billion by 2004. On the ish list: intelligence-gathering sensors and spy drones-in high demand in Afyears. Such rises, inconceivable before plans for the budgets of the next two The services are told to build increases

The Sector of the

Last Call?

Under Rising Pressure, AT&T's CEO Tries To Hold On to an Icon

Loaded Down With Debt May Be Sold Off in Pieces Hit by Competition, Firm

A Losing Battle With the Bells

By Deborah Solomon

in a bid to push AT&T Corp. beyond its long-distance roots and back on top of the telecommunications landscape. has spent four years of furious deal making Staff Reporter of THE WALL STREET JOURNAL NEW YORK-C. Michael Armstrong

meltdown. But privately, amld 16-hour days of its peers struggling to survive the telecom control of the company's destiny. Publicly tenants are working frantically just to keep dependent AT&T may well be in sight. even they acknowledge that the end of an in crisscrossing the nation in corporate jets, they insist that AT&T is better off than most Now, the chief executive and his top lieu

of selling parts or all of the business icon riorating cash position, AT&T is on the verge hopes of building an aftern Mr. Armstrong spent \$100 billion That could include the two cable companies Faced with a massive debt load and a detenetwor. .. cable lines

unting chief me gind inn its depenime control of its staff. a restric-

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ents, off 0.09. 0.77; 2.2179

cy spending. (Articles on Pages A2 and A14)

aid the anthrax inquiry. (Article on Page A6) recent Pennsylvania raids are unlikely to to fight bioterrorism. A top FBI official said while, lawmakers unveiled a \$3.2 billion plan tem's preparations for terrorist attacks, administration officials told Congress. Mean-Weaknesses remain in the health sys-

rach raids left a Palestinian dead as Arafat's declaration of Palestinian independence. Isassassination of an Israeli cabinet minister lem in a speech on the 13th anniversary of his the West Bank, Gaza Strip and east Jerusapolice freed two militants detained after the Arafat called for Israeli withdrawal from

gry at Belgrade's dealings with the Hague, rebolic, step toward independence from Serbia. Kosovo votes tomorrow in a first, if symings after a mutinous secret-police unit, anused to accept civilian control. Separately, Serb police guarded government build

stitutional reforms underpinning a peace for ethnic Albanians after rebels disbanded sure by Western envoys to codify new rights deal. The vote came after a long period of pres-Macedonia's parliament approved con-

2002 Winter Games for Salt Lake City. The officials accused of buying votes to win the charges against two former Utah Olympic judge had thrown out four key counts in July. A federal judge dismissed all remaining

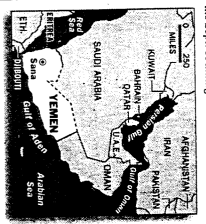
method of encapsulating single atoms of rathat can find and destroy tumor cells. Human dioactive material in injectable molecules trials may begin soon. (Article on Page B3) Cancer researchers have developed a

crewmen, injuring two others and forcing 25 miles northwest of Detroit, killing two nearby evacuations. Investigators focused on a switching malfunction or bad weather. Two freight trains collided head-on about

Zimbabwe after the government refused to tional agencies ahead of elections next year issue permits for new volunteers. Harare has been reducing the presence of interna-Peace Corps workers were recalled from

> once a welcoming gateway for Arab mujamight end up in Afghanistan. Pakistan, ting their names to local security agencies. screens all Arab visa applicants, submitcrossings in recent weeks and carefully hedeen, has also closed Afghan frontier

stan in the 1980s and Bosnia-Herzegovina presumed jihad organizers, who openly in the 1990s, have been rounded up since ment offices to send fighters to Afghaniworked out of mosques and even governthe Sept. 11 killings in New York and Wash-Across the Middle East, hundreds of



ghanistan while covering the war in the who frequently met Mr. bin Laden in Afmal Khashoggi, a Saudi newspaper editor Afghanistan was a big thing, something to be celebrated by everybody," explains Jagoing to fight there for the Taliban, you're ington. "Back in the past, going to jihad in joining the enemy." 1980s. "Now, if you're a Saudi and you're

sors. Returning Afghan veterans such as ments want to upset the U.S. and end up a groups such as Egypt's Islamic Jihad, Alge-Mr. bin Laden have helped destabilize boomeranged on its Middle Eastern sponmuch of the Arab world, fueling terrorist had campaign against the Soviets badly terrorism. More important, the Afghan jitarget in the Bush administration's war on In part, that's because few Arab govern-

Intoxicated with their success in defeat-Please Turn to Page A8, Column 2

> money left." mere won t he any

Also involved: Jay Leno's wife, Mavis, and Britain's Cherie Blair. Yesterday, at the agreed the women need help, but the "end result" must not be that "a lady would Bush ranch, Russia's President Putin ing the Afghan Taliban's abuse of women. address, to kick off a campaign highlighther husband in tomorrow's national radio turn into a man." FIRST LADY Laura Bush will sub for

Secretary O'Neill's target in Ottawa today G-20 nations that don't belong are Saud mont Group intelligence exchange; among form money-laundering surveillance units. The units would join the global Egas he presses the G-20 group of nations to India. Countries meeting in Canada have Arabia, China, Germany, Indonesia and to specific actions. agreed to an antiterrorism agenda but not TERRORISTS' FUNDS are Treasury

aide, Jonathan Adelstein, to one of two the FCC with a 3-1 GOP edge. cations Commission. The vacancy has lef Democratic seats on the Federal Communiity Leader Daschle's wish and name his as early as today may grant Senate Major-JOB REFERENCE: The White House

shield its top Washington lawyer, Charles F. Rule, from having to reveal some conunder a 1974 law requiring court review gotiated the company's controversial antitacts with the administration before he neantitrust deals a counsel of record yesterday, exempting him from disclosures otherwise demanded trust settlement. He was formally named LEGAL LOOPHOLE: Microsoft tries to

White House advisers say. GOP'S GILMORE is safe through 2002,

Gilmore's Virginia. they are telling Republicans; many are unhappy about the GOP's loss last week of through the critical midterm elections, the governorships in New Jersey and The party chairman will stay 9

eral court panel approves a plan favorable main event" in redistricting after a fedegation. GOP Leader DeLay of Texas had to Texas's majority-Democratic House del predicted gains of as many as eight seats: the party still says it can add two. Democrats gloat they have won "the

ton, to seek his old House seut back who lost a Senate race to Hillary Clin Republicans urge ex-Rep. Lazio,

> phone companies enter the long-distance pect of heavy new competition. market at a rapid clip, AT&T faces the pros-

chief executive of Internet telephony firm to Revolutionary forces," says Tom Evslin, ITXC Corp. and a former AT&T executive. a little bit like Gen. Cornwallis surrendering The situation AT&T now finds itself in "is

The Parts or the Whole?

come to the realization that AT&T is worth and Mr. Armstrong himself, had reluctantly away from him. The company's directors, Mr. Armstrong would ultimately be removed from the helm of AT&T, it appears says a person close to Mr. Armstrong. Now, different parts. "Times have changed, company will not be able to hold on to those when they announced a plan to break it into four pieces a year ago. Now, it appears the more in pieces than as a struggling whole instead that AT&T is slowly being taken why not just sell the pieces and get some long-term value for shareholders?" the thinking is, "If you're going to break up. While many have speculated whether

company's cable-TV unit. and debt markets, AT&T's board and Wall Hughes Electronics, is pleading with regulamonth, Mr. Armstrong, the 63-year-old former head of General Motors Corp.'s Street as well as heading negotiations for the ble role is the company's chief financial of tors to order relief. Taking an even more visi he various credit-rating agencies, the equity licer, Charles Noski, who is trying to juggle With several trips to Washington a

off today than it was when he took over AT&T had a future. But today we've got the pointing to the building of wireless and ca-ble franchises. "In 1997 we didn't know if the management team. We've got a future, assets, we've got the businesses, we've go says Mr. Armstrong. Mr. Armstrong argues AT&T is better

Hopes of Keeping It Together

and those customers will still be AT&T." stay intact: "If it's in a form of stand-alone possibility of keeping the empire together. But he acknowledges that AT&T may not consolidation, those assets and those people companies or in the form of further industry He and other AT&T officials hold out the

plight was aggravated by abundant investment dollars glut of capacity and retrenchment of oncewhich is imploding in the wake of a massive across the telecommunications industry, Some of AT&T's woes reflect those

Analysts rocked and STARS NO MORE: THE INDEX TO BUSINESSES APPEARS ON PAGE B2

TODAY'S

CONTENTS

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dollarization to devaluation, A9. INTERNATIONAL: Cavallo prefers

ATTACHMENT 6 TO THE DECLARATION OF BRIAN DAUTCH

Source: All Sources > Legislation & Politics > U.S. Congress > Committee Hearing Transcripts > FDCH Political

Transcripts 1

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December 12, 2001, Wednesday

TYPE: COMMITTEE HEARING

LENGTH: 9425 words

COMMITTEE: SENATE JUDICIARY COMMITTEE

HEADLINE: U.S. SENATOR PATRICK LEAHY (D-VT) HOLDS HEARING ON "THE MICROSOFT

SETTLEMENT: A LOOK TO THE FUTURE."

SPEAKER:

U.S. SENATOR PATRICK LEAHY (D-VT), CHAIRMAN

LOCATION: WASHINGTON, D.C.

WITNESSES:

CHARLES JAMES, ASSISTANT ATTORNEY GENERAL, ANTITRUST DIVISION, U.S. DEPARTMENT OF JUSTICE

JAY HIMES, ANTITRUST BUREAU CHIEF, OFFICE OF THE ATTORNEY GENERAL

CHARLES RULE, COUNSEL, MICROSOFT CORPORATION

LAWRENCE LESSIG, PROFESSOR, STANFORD LAW SCHOOL

MARK COOPER, DIRECTOR OF RESEARCH, CONSUMER FEDERATION OF AMERICA

JONATHAN ZUCK, PRESIDENT, ASSOCIATION OF COMPETITIVE TECHNOLOGY

MATTHEW SZULIK, PRESIDENT AND CEO, RED HAT, INC.

MITCHELL KERTZMAN, PRESIDENT AND CEO, LIBERATE TECHNOLOGIES

BODY:

U.S. SENATE JUDICIARY COMMITTEE HOLDS A HEARING ON THE **MICROSOFT** SETTLEMENT

DECEMBER 12, 2001

SPEAKERS:

U.S. SENATOR PATRICK J. LEAHY (D-VT)

CHAIRMAN

U.S. SENATOR EDWARD M. KENNEDY (D-MA)

U.S. SENATOR JOSEPH R. BIDEN JR. (D-DE)

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U.S. SENATOR CHARLES E. SCHUMER (D-NY)

- U.S. SENATOR RICHARD DURBIN (D-IL)
- U.S. SENATOR MARIA CANTWELL (D-WA)
- U.S. SENATOR JOHN EDWARDS (D-NC)

U.S. SENATOR ORRIN G. HATCH (R-UT)

RANKING MEMBER

- U.S. SENATOR STROM THURMOND (R-SC)
- U.S. SENATOR CHARLES E. GRASSLEY (R-IA)
- U.S. SENATOR ARLEN SPECTER (R-PA)
- U.S. SENATOR JON KYL (R-AZ)
- U.S. SENATOR MIKE DEWINE (R-OH)
- U.S. SENATOR JEFF SESSIONS (R-AL)
- U.S. SENATOR SAM BROWNBACK (R-KS)
- U.S. SENATOR MITCH MCCONNELL (R-KY)

LEAHY: I just want to do a little housekeeping here. I want to make sure the chairman and ranking member of the Antitrust Subcommittee are here -- Senator Kohl and Senator DeWine -- both of whom have done a superb job for years in handling antitrust matters.

I told Senator DeWine earlier -- now this would probably cause a recall petition for the Republican Party in Ohio, but what a terrific job he did as chairman and what a terrific job Senator Kohl has done as chairman on antitrust matters in pointing out that they're issues of great complexity, very important to everybody here in the Senate. I've look at the proposed settlement the Department of Justice and nine states have transmitted to the District Court. The reason that they planned for the conclusion of what has really been a landmark antitrust litigation. But now, it's going to pass the legal test set out in the Tunney Act if it's going to gain court approval. That test is both simple and broad, and requires an evaluation of whether the proposed settlement is in the public interest.

There is significant difference of opinion over how well the proposed settlement passes this legal test. In fact, the states participating in the litigation against **Microsoft** are evenly split - nine states joined in the proposed settlement and nine non-settling states presented the court with an alternative remedy.

As the courts wrangle with the technical and complex legal issues at stake in the case, this committee is conducting hearings to educate ourselves and to educate the public about what this proposed settlement really means for our high-tech industry and for all of us who use computers at work, at school, and at home.

Scrutiny of the proposed settlement by this committee during the course of the Tunney Act proceeding is particularly important. The focus of our hearing today is to examine whether the proposed settlement is good public policy and not to go into the legal technicalities.

The questions raised here and views expressed may help inform the court. I plan with Senator Hatch to forward to the court the record of this hearing for consideration as the court goes about the difficult task of completing the Tunney Act proceedings and the remedy solved by the non-settling states.

I am especially concerned that the District Court takes the opportunity seriously to consider the remedy proposal of the non- settling states but to consider them before she makes her final determination on the other parties' proposed settlement.

The insights of the other participants in this complicated and hard-fought case are going to be valuable additions to the comments received in the Tunney Act proceeding. I would hope that it would help inform the evaluation whether the settlement is in the public interest, a matter of which for many people is still an open question.

The effects of this case extend beyond simply the choices available in the software marketplace. The United States has long been the world leader in bringing innovative solutions to software problems, in creating new tools and applications for use on computers and the web, and in driving forward the flow of capital into these new and rapidly growing sectors of the economy.

This creativity is not limited just to Silicon Valley. My own home area, Burlington, Vermont, ranks seventh in the nation in terms of patent filings. Burlington has 38,000 people. It's in a county of about 130,000 people. It is not per capita. This is actual filings -- seven in the nation.

So, whether the settlement proposal will help or hinder this process, and whether the high tech industries will play the important role that they should in our nation's economy, is a larger issue behind the immediate effects of this proposal.

So, with that in mind, I intend to ask the representatives of the settling parties how their resolution of this conflict will serve the ends that the antitrust laws require.

Our courts have developed a test for determining the effectiveness of a remedy in a Sherman Act case: The remedy must end the anti-competitive practices, it must deprive the wrongdoer of the fruits of the wrongdoing and it must ensure that the illegality never recurs.

The Tunney Act also requires that any settlement of such a case serve the public interest. These are all high standards, but they are reasonable ones and people have dealt with them for years. In this case, the D.C. Circuit, sitting en banc and writing unanimously, found that **Microsoft** had engaged in serious exclusionary practices, to the detriment of their competitors and, thus, to all consumers. So, we have to satisfy ourselves that these matters have been addressed and redressed, or if they have not, why not.

I have noted my concern that the procedural posture of this case not jeopardize the opportunity of the non-settling states to have their day in court and not deprive the District Court of the value of their views on appropriate remedies in a timely fashion. In addition, I have two basic areas of concern about the proposed settlement.

First, I find many of the terms of the settlement to be either confusingly vague, subject to manipulation, or worse, both. Mr. Rule raised an important and memorable point when he last testified before this committee in 1997 during the important series of hearings that were convened by Senator Hatch on competition in the digital age, hearings that have shaped a lot of thinking in the Senate.

Testifying about the first **Microsoft**-Justice Department consent decree, Mr. Rule said, quote: "Ambiguities in decrees are typically resolved against the government. In addition, the government's case must rise or fall on the language of the decree; the government cannot fall back on some purported 'spirit' or 'purpose' of the decree to justify an interpretation not clearly supported by the language."

LEAHY: So, we take seriously such counsel, and would worry if ambiguity in the proposed settlement would jeopardize its enforcement.

Secondly, I am concerned that the enforcement mechanism described in the proposed decree lacks the power and the timeliness necessary to inspire confidence in its effectiveness. Particularly in light of the absence of any requirement that the decree be read in broad

remedial terms, it is especially important that we inquire into the likely operation of the proposed enforcement scheme and its effectiveness.

Any lawyer who has litigated cases, and Mr. James, I would certainly include you, any business person knows how distracting litigation of this magnitude can be and appreciates the value that reaching an appropriate settlement can have not only for the parties but also for consumers, who are harmed by anti-competitive conduct, and the economy. I'm the first one to say that we'd like some finality, so everybody involved, all companies, can know what the standards are and all consumers can know what they are.

Because of that, I do not come to this hearing prejudging the merits of this proposed settlement but instead as one who is ready to embrace a good settlement that puts an end to the merry-go-round of **Microsoft** litigation over consent decrees.

But the serious questions that have been raised about the scope, enforceability and effectiveness of this proposed settlement leave me concerned that, if it's approved in its current form, it may simply be an invitation for the next chapter of litigation. I want an end to this thing. I think everybody wants at end to it, but we want an end to it where we know what the rules are going to be. If we don't know what the rules are going to be, as sure as the sun rising in the East, we're going to face these issues again.

On this point, I share the concern of Judge Robert Bork, who warns, in his written submission, that the proposed settlement "contains so many ambiguities and loopholes as to make it unenforceable, and likely to guarantee years of additional litigation".

I look forward to hearing from the Department of Justice and the other witnesses here. I will put into the record a series of letters, one, a letter to myself and Senator Hatch from James Barksdale, another letter to Assistant Attorney General James and Senator Hatch and a letter to Senator Hatch from Assistant Attorney General James, letters to myself and Senator Hatch and Robert Bork, a letter to myself and Ralph Nader with two enclosures, written testimony of the Computing Technology Industry Association; written testimony of Catfish Software, Inc.; and written testimony of Mark Havicek (ph) of Digital Data Resources, Inc.

I yield to Senator Hatch who has been such a support of hearings on this issue earlier.

HATCH: Thank you, Mr. Chairman.

As you know, we conducted a series of hearings, as you've mentioned, in this committee in 1997 and 1998 to examine the policy implications of the competitive landscape of the then burgeoning high- tech economy and industry, which was about to explode with the advent of the Internet.

Those hearings focused on competition in the industry, in general, and, more specifically, complaints that **Microsoft** had been engaged in anti-competitive behavior that threatened competition and innovation to the detriment of consumers. Our goal was, and I believe today is, to determine how best to preserve competition and foster innovation in the high-technology industry.

Although the committee, and I, as its chairman -- then chairman, was criticized by some, I strongly believed then, and continue to believe now, that in a robust economy involving new technologies, effective antitrust enforcement today would prevent the need for heavy-handed government regulations of business tomorrow.

My interest in the competitive marketplace in the high-technology industry was animated by my strong opposition to regulations of the industry, whether by government, or by one or few companies.

As we may remember, the hearings before the Judiciary Committee developed an extensive record of **Microsoft's** conduct, and evidenced various efforts by the company to maintain and extend its operating system monopoly.

These findings, I would note, were reaffirmed by a unanimous, and ideologically diverse Court of Appeals. The **Microsoft** case -- and its ultimate resolution -- present one of the most important developments in antitrust law in recent history, certainly in my memory.

As I have emphasized before, having a monopoly is not illegal under our laws. In fact, in a successful capitalist system, striving to be one should be encouraged, as a matter of fact.

However, anti-competitive conduct intended to maintain or extend this monopoly would harm competition and could possibly be violative of our laws. I believe no one would disagree that the D.C. Circuit Court's decision reaffirmed the fundamental principle that a monopolist -- even a monopolist in a high-tech industry like software -- must compete on the merits to maintain its monopoly, which brings us to today's hearing. We are here to examine the policy implications of the proposed settlement in the government's antitrust litigation against **Microsoft.**

Mr. Chairman, rather than closing the book on the **Microsoft** inquiry, the proposed settlement appears to be only the end of the latest chapter.

The settling parties are currently in the middle of the so-called Tunney Act process before the court. And, the non-settling parties have chosen to further litigate this matter and last week filed their own proposed settlement.

This has been a complex case with significant consequences for **Microsoft**, high-tech entrepreneurs and the American public as well. The proposed settlement between **Microsoft** and the Justice Department and nine of the plaintiff state attorneys general is highly technical

We have all been studying it, and its impact, with great interest. Each of us has heard from some, including some of our witnesses here today, that the agreement contains much that is very good. Not surprisingly, we have also heard and read much criticism of the settlement. These are complex issues, and I would hope today's hearing will illuminate the many questions that we have.

I should note that about two weeks ago, I sent a set of detailed and extensive questions about the scope, interpretation, and intended effects of the proposed settlement to the Justice Department, naturally seeking further information on my part.

First, I want to commend the department for getting the responses to these questions to me promptly. We received them yesterday. I think the questions, which were made public, and the Department's responses, could be helpful to each member in forming an independent and fair analysis of the proposed settlement.

To that end, and for the benefit of the committee, Mr. Chairman, I would like to make both the questions and the department's answers part of the record for this hearing, so I would ask unanimous consent that they be made part of the record.

As I noted in my November 29 letter to the department, I have kept an open mind regarding this settlement, and continue to do so. I have had questions regarding the practical enforceability of the proposed settlement and whether it will effectively remedy the unlawful practices identified by the D.C. Circuit, and restore competition in the software marketplace.

I am also cognizant of both the limitation of the claims contained in the original Justice Department complaint by the D.C. Circuit, as well as the standards for enforcement under

settled antitrust law.

I believe that further information regarding precisely how the proposed settlement will be interpreted, given D.C. Circuit case law, is necessary to any full and objective analysis of the remedies proposed therein. I hope that this hearing will result in the development of such information that would supplement the questions that I put forth to the Department.

Mr. Chairman, one important and critical policy issue that I would hope we can address today, and that I would like all of our witness to consider as they wait to be empaneled so that they can discuss, is the difficult issue of the temporal relation of antitrust enforcement in new high-technology markets.

It cannot be overemphasized that timing is a critical issue in examining conduct in the so-called "new economy". Indeed, the most significant lesson the **Microsoft** case has taught us is this fact. The D.C. Circuit found this issue noteworthy enough to discuss in the first few pages of its opinion. And I will quote from the unanimous court:

"What is somewhat problematic is that just over six years have passed since **Microsoft** engaged in the first conduct plaintiffs alleged to be anti-competitive. As the record in this case indicates, six years seems like an eternity in the computer industry. By the time the court can assess liability, firms, products, and the marketplace are likely to have changed dramatically. This, in turn, threatens enormous practical difficulties for courts considering the appropriate measure of relief in equitable enforcement actions." The Court goes on to say that "Innovation to a large degree has already rendered the anti-competitive conduct obsolete, although by no means harmless" unquote.

This issue is one that is relevant for this committee to consider as a larger policy matter, as well as how it relates to this case and the proposed settlement we are examining today. Let me just say that one of things that worries me is what are the enforcement capabilities of this settlement agreement? It was only a few years before these matters arose that **Microsoft** had agreed to a consent decree -- to a conduct decree that many feel that they did not live up to.

I think it's a legitimate issue to raise as to how well the agreement that the Justice Department has worked out with **Microsoft** and nine of the plaintiffs, how will it be enforced if anti- competitive conduct continues.

In that regard, let me just raise Mr. Barksdale's letter which I believe you put into the record.

LEAHY: I did, I did.

HATCH: Let me raise it, because he does make some interesting comments in his letter and if I can read them, I think they might be -- at least part of opening up the questions in this matter. I'll just quote a few paragraphs.

He says: "These developments have stiffened my resolve to do all I can to ensure that competition and consumer choice are reintroduced to the industry. It is vitally important that no company can do to a future Netscape that **Microsoft** did to Netscape from 1995 to 1999. It is universally recognized that the 1995 consent decree was ineffective. I respectfully submit that the proposed final judgment, PFJ, is the subject of the hearing would be even less effective, if possible, than the 1995 decree in restoring competition and stopping anti-competitive behavior. Accordingly, Senator Leahy, I'm going to follow your suggestion that I help the committee answer one of the central questions. If the PFJ had been in effect all along, how would it have affected Netscape? More important, how will it affect future Netscapes?"

He describes the impact on future Netscapes as follows and let me just read a couple of paragraphs in this regard: "As discussed in the attached document, the unambiguous conclusion is that the PFJ agreed upon last month by **Microsoft** and the Department of Justice had been in existence in 1994, Netscape would have never been able to obtain the necessary venture capital financing. In fact, the company would have not come into being in the first place. The work of Mark Andresson's team at the University of Illinois in developing the Mosaic browser would likely have remained an academic exercise. An innovative, independent browser company simply could not survive under the PFJ and such would be the effect on any company developing the future technologies as innovative as the browser was in the mid-1990s."

He goes on to characterize whether or not **Microsoft** could have developed itself, but let me just read the last two paragraphs of this letter: "If the PFJ's provisions are allowed to go into effect, it is unrealistic to think that anybody would ever secure venture capital financing to compete against **Microsoft**. This would be a tragedy for our nation. It makes a mockery of the notion that the PFJ is, quote, "good for the economy", unquote. If the PFJ goes into effect, it will subject an entire industry to dominance by an unconstrained monopolist, thus snuffing out competition, consumer choice and innovation in perhaps our nation's most important industry. And worse, it will allow them to extend their dominance to more traditional businesses, such as financial services, entertainment, telecommunications and perhaps many others.

Four years ago, I appeared before committee and was able to demonstrate, with the help of the audience, that **Microsoft** undoubtedly had a monopoly. Now it has been proven in the course that **Microsoft** not only having a monopoly, but they have illegally maintained that monopoly through a series of abusive and predatory actions. I submit to the committee that **Microsoft** is infinitely stronger in each of their core businesses than they were four years ago, despite the fact that their principal arguments have been repudiated eight to zero by the federal courts. Now, if you'll keep these thoughts in mind during your hearing, let me send a more detailed analysis of my views as followed".

Well, the importance of that letter is basically, Barksdale was one of the original complainants against **Microsoft** and was one of the very important witnesses before this committee in those years when we were trying to figure out what we're doing here.

And I don't think you can ignore that, so these questions have to be answered that he raises, plus the questions that I had given as well.

So, that's the -- you put that letter in the record?

LEAHY: I have and also I understood you wanted those letters (inaudible).

HATCH: I appreciate it.

Let me just say, Mr. Chairman, I'm grateful that you're continuing the committee's important role in high technology policy matters, and I as I would expect you to do, because I know that you take a great interest in these matters, as do, I think, every individual person on this committee and as does every individual person on the committee.

HATCH: I certainly look forward to hearing our witnesses today and I'm going to keep an open mind on where we're going here and hopefully they can resolve these matters in a way that is beneficial to everybody, including those who are against **Microsoft and Microsoft** itself.

Thank you, Mr. Chairman.

LEAHY: Thank you.

Senator Kohl?

KOHL: Mr. Chairman, we thank you for holding this hearing here today. This is a crucial time for competition in the high tech sector of our economy. After spending more than three years pursuing its groundbreaking antitrust case against **Microsoft**, the government has announced a settlement.

But the critical question remains, will this settlement break **Microsoft's** stranglehold over the computer software industry and restore competition in this vital sector of our economy. I have serious doubts that it will.

An independent federal court, both a trial court and a court of appeals found that **Microsoft** broke the law and that its violation should be fixed. This antitrust case was as big as they come.

Microsoft crushed a competitor, illegally tried to maintain its monopoly and stifled innovation in this market. Now, after all these years of litigation, of charges and countercharges, this settlement leaves us wondering, "Did we really accomplish anything?" Or, in the words of the old song, "Is that all there is?"

Does this settlement debate a Supreme Court mandate that it must deny the antitrust violator the fruits of its illegal conduct? It seems to me and to many, including nine of the states that joined the federal government in suing **Microsoft**, that this settlement agreement is not strong enough to do the job to restore competition to the computer software industry.

It contains so many loopholes; qualifications and exceptions that many worry that **Microsoft** will easily be able to evade its provisions.

Today, for the vast majority of computer users, the first thing they see when they turn on their machine is the now familiar **Microsoft** logo placed on the **Microsoft** start menu. And all of their computer operations take place through the filter of **Microsoft's** Windows operating system.

Microsoft's control over the market is so strong that today, more than 95 percent of all personal computers run under Windows operating system, a market share high enough to constitute a monopoly under antitrust law.

Its share of the Internet browsing market is now over 85 percent and reported a profit margin of 25 percent in the most recent quarter, a very high number in challenging economic times.

Microsoft has the power to dictate terms to manufacturers who wish to gain access to the Windows operating system and the ability to leverage its dominance into other forms of computer software. **Microsoft** has never been shy about using its market power.

Are we here today really confident that in five years, this settlement will have had any appreciable impact on these facts of life in the computer industry? I am not.

We stand today on the threshold of writing the rules of competition in the digital age. We have two options. One option involves one dominate company controlling the computer desktop facing minor restraints that expire in five years, but acting as a gatekeeper to 95 percent of all personal computer users.

The other mile is the flowering of innovation and new products that resulted from the breakup from the AT&T telephone monopoly nearly 20 years ago. From cell phones to faxes, from long distance price wars to the development of the Internet itself, the end of the telephone monopoly brought an explosion of new technologies and services that benefit

millions of consumers every day. We should insist on nothing less in this case.

In sum, any settlement in this case should make the market for computer software as competitive as the market for computer hardware is today. While there is nothing wrong with setting, of course, we should insist on a settlement that has an immediate, substantial and permanent impact on restoring competition in this industry.

I thank our witnesses for testifying today and we look forward to hearing your views.

LEAHY: Thank you.

Senator DeWine?

DEWINE: Mr. Chairman, thank you very much for holding this very important hearing concerning the Department of Justice's proposed final judgment in its case against **Microsoft.**

Mr. Chairman, as we examine this judgment and attempt to imagine what it will mean for the future of competition in this market, we must keep in mind the serious nature of this case.

According to the D.C. Circuit Court, **Microsoft** did, in fact, violate our antitrust laws. Their behavior hurt the competitive marketplace. This is something that we must keep in mind as we examine the proposed final judgment.

This hearing is particularly important at this time, because federal law does require the District Court to examine the proposed settlement and determine if it is, in fact, in the public interest.

Federal law clearly allows the public to be heard on such matters. I believe that this forum today will further that process of public discussion.

The Court of Appeals in this case, relying on established Supreme Court case law, explained when appropriate remedy in antitrust case, such as this one, must seek to accomplish. It should unfetter the market and anti-competitive conduct, terminate the illegal monopoly and deny the defendant the fruits of its violations.

It's important, Mr. Chairman, that we examine where the proposed decree would, in fact, accomplish these goals. There seems to be a great deal of disagreement about what the competitive impact of the decree will be. While the proposed settlement, correctly, I believe, focuses primarily on the market for middleware, there has been a great deal of concern raised about the mechanism for enforcing such a settlement. Specifically, I think we need to discuss further whether the public interest would be better served with a so-called special master or some sort of administrative mechanism or whether the Justice Department can be more effective in enforcing the decree on its own.

In addition to the Department of Justice's proposed final judgment, we also have the benefit of another remedy's proposal which has been submitted to the court by nine states that did not join with the antitrust division's proposal. I would like to hear from our witnesses about the role they believe this alternative proposal should play in the ongoing Tunney Act proceedings.

As I mentioned early, Mr. Chairman, the Court of Appeals directed that any remedies should seek to deny **Microsoft** the fruits of its illegal activities. One clear benefit **Microsoft** derives from its violations was the effective destruction of Netscape as a serious competitor and a decrease in Java's market presence.

It's obviously impossible to go back in time and resurrect the exact market structure that

existed, but it is important to discuss how the proposed settlement deals with this problem.

I'd also like to note for the record that **Microsoft** will be represented today by one of their outside counsel, Rick Rule, rather than an actual employee of the company. Mr. Rule is an outstanding antitrust lawyer. He is well qualified to testify on this issue and we certainly look forward to hearing his testimony today.

However, Mr. Chairman, I must say that I am disappointed that **Microsoft** chose not to send an actual officer of the company because it does not appear to represent, frankly, the fresh start that I think we're all hoping to begin today.

Finally, I would like to thank you, Mr. Chairman, Ranking Member Hatch and Antitrust Subcommittee Chairman Kohl for all of your hard work in putting this hearing together and all of your work on this issue generally, over the last year.

I look forward to the testimony of our witnesses today and the committee's continuing oversight of this very important issue.

LEAHY: Mr. James, there's a vote on the floor. I think there's about two or three minutes left in the roll call vote. We're going to suspend while we go to vote, but I think...

JAMES: I have a really brief statement. Could I make that before you adjourn?

LEAHY: You can.

JAMES: Let me just say that at this hearing and the accompanying media spectacle indicate that **Microsoft** case is a subject of significant public interest and debate. Some argue that the case itself never should have been filed to begin with. Now, after nearly four years of litigation, **Microsoft**, the Department of Justice and nine states, have reached a settlement.

I just want to commend the parties for their tireless effort and countless hours in reaching the compromise. Settlement is nearly always preferable to litigation and regulation by the market is nearly always better than regulation by litigation or the government, for that matter.

As far as what the public thinks, just this week a nationwide survey indicated U.S. government and **Microsoft** agreed to settle the antitrust case, however, nine state AGs argued that the antitrust case against **Microsoft** should continue. Which statement do you agree with?

U.S. economy and consumers would be better off id the issue where we settle as soon as possible, 70 percent; the court should continue to investigate whether **Microsoft** should be punished for its business activities, 24 percent. Not that the public is always determinative, but I thought that would be an interesting observation to add.

Thank you very much, Mr. Chairman.

LEAHY: I think, Mr. James, I think you'd know from the comments that we're across the board here. Everybody, or the majority of the people favor a settlement, but I must say that I don't think the majority of the people favor any settlement. They favor a good settlement and that's what the questions will be directed at and that's why nine attorneys general have expressed concern. Nine agreed with the settlement, nine disagreed with the settlement. These are all very good, very talented people.

So, in your testimony when we come back, you've heard a number of the questions that have been raised and we look forward to you responding to them.

We'll stand in recess while we vote.

(RECESS)

LEAHY: Sorry for that.

LEAHY: Mr. James, I should put on for the record, Mr. James has served as the assistant attorney general for the antitrust division since June 2001. He previously served as deputy assistant attorney general for the Antitrust Division for the first Bush administration from 1989 to '92. He served as acting assistant attorney general for several months in '92.

He was then the head of the antitrust practice of Jones Day Reavis & Pogue in Washington. Not knowing what the Senate schedule might be, Mr. James, we'll put your whole statement in the record, of course. I wonder if you might summarize it, but also with some reference to the charge made in the letter to Senator Hatch and myself by Mr. Barksdale, who said had this been the ground rules -- we never would have been able to get Netscape off the ground had it been the ground rules at the time they began Netscape, they would have never been able to create Netscape. If that is accurate, of course, we've got a real problem.

So, Mr. James, it's all yours.

JAMES: Thank you, Senator Leahy and good morning to you and members of the committee.

I'm pleased to appear before you today to discuss the proposed settlement of our still pending case against **Microsoft** Corporation.

With me today are Deborah Majoris (ph), my deputy, and Phil Malone (ph), who has been the lead staff lawyer on the **Microsoft** case from the very beginning. I note their presence here because they were the ones who responded to the judge's order that we negotiate around the clock and I think they've recovered now.

As you know, on November 2, the department and nine states entered into the proposed settlement. We're in the midst of the Tunney Act period, as you know, and that will end at the end of January at which point the District Court will determine whether the settlement is in the public interest. We think that it is.

I'm somewhat limited in what I can say about the case because of the pendency of the Tunney Act proceeding, but of course, I'm happy to discuss this with the committee for the purpose of public explication.

When thinking about the **Microsoft** case, from my perspective, it's always important to distinguish between **Microsoft**, the public spectacle and **Microsoft**, the actual legal dispute. We look, in particular, to what the department alleged in its complaint and how the court ruled on those allegations.

The antitrust division complaint had four counts: attempted monopolization of browser market in violation of Section II; individual and competitive acts; and a course of conduct to maintain the operating system monopoly in violation of Section II of the Sherman Act; tying it's own browser to the operating system in violation of Section I; and exclusive dealing in violation of Section I.

I would note that a separate monopoly leveraging claim brought by the states was thrown out prior to trial and that the states at one time had alleged in their complaint monopolization of **Microsoft** Office market and that was eliminated by the states through an amendment.

There was, of course, a trial before Judge Jackson, at the conclusion of which Judge Jackson

found for the government on everything but exclusive dealing and ordered **Microsoft** to be split into a separate operating system and applications businesses after a one year transitional period under interim conduct remedies.

On appeal, however, only the monopoly maintenance claims survived unscathed. The attempt at monopoly claim was dismissed. The time claim was reversed and remanded for further proceedings under a much more rigorous standard and the remedy was vacated with the court ordering remedial hearings before a new judge to address the fact that liability findings had been, in their words, drastically curtailed.

Even the monopoly maintenance claim was cut back in the Court of Appeals decision. The Court of Appeals found for **Microsoft** on some of the specific practice and rules against the government on the so- called "course of conduct theory" of liability.

I recount all of this history to make two basic points that I think are important as we discuss the settlement.

First, the case, even as initially framed by the Department of Justice, was a fairly narrow challenge. It was never a direct assault on the acquisition of the operating system monopoly itself.

Second, and perhaps much more important, the case that emerged from the Court of Appeals was much narrower, still focusing exclusively on the middleware threat to the operating system monopoly and specific practices, not a course of conduct found to be any competitor.

The Court of Appeals decision determines the reality of the case as we found it in the department when I first arrived there in June as you noted. The conduct found to be unlawful by the court was the sole basis of relief.

It's probably worth talking just briefly about the monopoly maintenance claim. The claim alleges that **Microsoft** engages in various anti-competitive practices, the NT, the development of rival web browsers and Java. These products came to be known as middleware and was thought to pose a threat to the operating system monopoly because they had the potential to become platforms for other software applications.

The court noted that the middleware threat was nascent, that is to say that no one could predict when, if ever, enough applications would be written to middleware for it to significantly displace the operating system monopoly.

A few comments about the settlement itself. In general terms, our settlement has several important points that we think fully and demonstrably remedy the middleware issues that were at the heart of the monopoly maintenance claims,

In particular, are our decree contains a very broad definition of middleware that specifically includes a forms of platform software that have been identified as potential operating system threats today and likely to emerge as operating system threats in the future, in the broadest terms types of contractual restrictions and exclusionary arrangements the Court of Appeals found to be unlawful.

The defense is in those prohibitions where the appropriate nondiscrimination and non-retaliation provisions and it creates an environment which middleware developers can create programs that compete with **Microsoft** on a function -- like function basis to a regime of mandatory API documentation and disclosure.

The most simple terms we believe our remedy will permit is the development and deployment of middleware products without fear of retaliation or economic disadvantage. That is what we believe and what the court found that consumers actually lost through **Microsoft's** unlawful

conduct and that is what we think the consumers will gain through our remedy.

With specific reference to what Mr. Barksdale said, if I may. I've not reviewed Mr. Barksdale's letter. I know that in this particular situation with so much at stake in this particular settlement that I've seen lots of hyperbolic statements. I certainly wouldn't necessarily characterize his in that vein without having read it in some detail.

I would note, however...

LEAHY: Mr. James, we're going to give you an opportunity to do that, because I want you to look at it. You can feel free to call it hyperbolic or however, but I would ask that you and your staff look at his letter, which does raise some serious questions and I would like to see what response you have for the record.

JAMES: I will be happy to do so.

And with that, I'd be happy to answer your questions.

LEAHY: Did you have more you wanted to say on the letter before you...

JAMES: No, sir. I'm happy to respond to what you folks want to talk about.

LEAHY: The Department of Justice has been involved in litigation against **Microsoft** for more than 11 years. I am one of those who had hoped throughout that that the parties might come to some conclusion. I think that it's in the best interest if you can have a fair conclusion; it's the best interests of the consumers, the government, **Microsoft**, competitors and everybody else.

I have no problem with that, but that presupposes the right kind of settlement. Over the course of those 11 years, the parties entered into one consent decree and that just ended up with a whole lot more litigation over the terms of that consent decree.

I mention that because you take this settlement and its already being criticized by some for the vagueness of its terms and its loopholes. Judge Robert Bork warned that it's and I think I'm quoting him correctly, "likely to guarantee years of additional litigation".

Now, what kind of assurances can you give or what kind of predictions can you give that if this settlement is agreed to by the courts, that we're going to see an end to this litigation, we're going to have to stop this kind of merry go round of **Microsoft** litigation concerning compliance or even the meanings of the consent decrees. I notice a lot of people in this room on both sides of issue. I have a feeling they are here solely because of their interest in government and not because and not because the meter is running.

A lot of us would like to see this thing end, but why do you feel that this decree, this settlement is so good that it's going to end?

JAMES: Well, Senator, that's certainly a legitimate question and I understand the spirit in which it was asked. One, I think, the facts of life is that one of the reasons we have so many antitrust lawyers and perhaps why there are so many of them in this room, is that firms with substantial market positions very often are the subject of appropriate antitrust scrutiny and so it is with **Microsoft** and so it should be.

Our settlement here is a settlement that resolves a fairly complex piece of litigation. It, by it's terms, is going to be a complex settlement in as much as it does cover a broad range of activities and has to look into the future prospectively in a manner that benefits consumers. Some of that consumer benefit certainly will come from the development of competing products. Some of that consumer benefit, however, will come from competition from

Microsoft as it moves into other middleware products, et cetera.

We think that the terms of the decree are certainly enforceable. I think so much of what has been called a loophole are things that are carve-outs necessary to facilitate pro-competitive behavior and we certainly think that the enforcement power embodied in this decree, I would say an unprecedented level of enforcement power, three tiers of enforcement power, are sufficient to let the Department of Justice...

LEAHY: But keep in mind that usually these kinds of decrees, if it's not specifically laid out, the courts tend to decide the vague questions against the government, not for. Fortune Magazine called it and said even the loopholes have loopholes, a pretty strong statement from a very pro-business magazine.

The settlement limits the types of retaliation **Microsoft** can take against PC manufacturers that want to carry or promote non-**Microsoft** software, but some would say that gives a green light to other types of retaliation.

Now, I don't know why doesn't the settlement ban all types of retaliation. It has no -- the Court of Appeals, it said twice you commingle the browser and operating system code you violate Section II of the Sherman Act. The proposed settlement contains no prohibit on commingling code. There is no provision barring the commingling of browser code with the operating code.

So, you've got areas where they can retaliate. You don't have the barring of this commingling of code. I mean, are these -- Fortune Magazine, Judge Bork and others justified in thinking there are too many loopholes here, notwithstanding the levels of enforcement.

JAMES: Let me take your points in order -- first on the subject of retaliation.

Retaliation is a defined term in this decree. It's a term that we are using to define a sort of conduct that **Microsoft** can engage in when it engages in ordinary commercial transactions.

I don't think that there is any scope in the bounds of this case to prohibit **Microsoft** from engaging in any form of collaborative conduct with anyone in the computer industry.

Certainly, the types of collaborative conduct that are permitted, the so-called "loopholes", are the type of conduct that is permitted under standard Supreme Court law embodied in decisions like broadcast music and NCAA, also embodied in the Federal Trade Commission-Department of Justice joint venture guidelines that sanction forms of conduct, so that we think that antitrust lawyers certainly can understand these types of issues and that we think the courts can understand these types of issues.

JAMES: Secondly, with regard to your more particular point about commingling code -- it's certainly the case that the Court of Appeals following upon the District Court decision found that **Microsoft** had engaged in an act of monopolization in that it commingled code for the purpose of preventing the **Microsoft** browser from being removed from the desktop. That's certainly the finding of the Court of Appeals.

Now, in the process of going through my preparations for this hearing, I went back and looked at the Department of Justice position with regards to this throughout the course of the case and even in the contempt proceeding involving the former (inaudible), it has always and consistently been the Department of Justice's contention that it did not want to force **Microsoft** to remove code from the operating system. They said that over and over again in every brief that's been filed in this case.

What the Department of Justice wanted was an appropriate as a remove functionality that would give consumers the choice between middleware functionalities. That is exactly the

remedy we have here and we think it's an effective remedy.

We've gone beyond that particular aspect of this by including into our decree a specific provision that deals with the question of defaults, in other words, the extent to which a **Microsoft** middleware -- a non-**Microsoft** middleware product can take over and be (inaudible) both automatically in place of a **Microsoft** middleware product. That's something that was not in the earlier decree. It's a step beyond what was included in Judge Jackson's order.

We think that we have addressed the product integration aspects of the **Microsoft** monopoly made in this claim in exactly the terms that the department has always pursued with regard to that particular issue and we're completely satisfied with that aspect of the relief.

LEAHY: Well, I will have a follow up on -- as you probably expect that my time is up and I want to yield to Senator DeWine. Actually, I have a follow up on the retaliation also, but I do appreciate your answer.

Senator DeWine?

DEWINE: Thank you, Mr. Chairman.

This case has certainly been very controversial and inspired a great deal of discussion regarding the effectiveness of the antitrust laws, especially within the high tech industry.

Netscape, for example, vocally opposed **Microsoft** during this litigation and many of Netscape's complaints really were validated by the courts. And yet, Netscape ended up losing battle.

This sort of result has led some to question whether our antitrust laws can be effective in this particular industry and I personally believe the antitrust laws are essential to promoting competition within the industry and throughout the country.

But I would like to hear what your views are on this subject. What lessons do you think this case teaches us in regards to that and what do we say to people like Netscape?

JAMES: Well, it's certainly the case that our judicial system very often can provide a crude tool for redressing particular issues quickly. I would note that this particular case was litigated on a very fast track and the people at the Department of Justice ought to be really commended for pushing this case along at even the speed that it's taken, considering the comparable speed of other cases.

I think, however, that the case stands for an important proposition and that is that the Department of Justice is up to meeting the challenge, that it has the tools at its disposal to investigate unlawful conduct, to understand and appreciate the implications of what complex technical matters involve, to bring the resources to bear in order to litigate these cases to a successful conclusion and, where appropriate, to reach a settlement that's in the public interest.

One of the things that I think is an important issue to note here is that there is certainly a time difference between litigating a matter of individual liability and litigating a matter involving compliance with a term of a decree.

We think that the enforcement powers that are involved here are appropriate ones. We think that enforcement by the Department of Justice is the appropriate way to proceed in these matters and we're confident that this provides the sort of best mechanism for dealing with a complex matter in complex circumstances.

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DEWINE: One provision of the proposed final judgment requires **Microsoft** to allow consumers or computer manufacturers to enable access to competing products. However, to qualify for these protections, it must have had a million copies distributed in the United States within the previous year.

This would seem to me to run contrary to traditional antitrust philosophy promoting new competition. Why are these protections limited to larger competitors?

JAMES: I'm actually glad you asked that question, Senator, because that's one of the prevailing, I think, misconceptions of the decree.

The provisions of the decree that require **Microsoft** to allow a OEM placed middleware product on the desktop apply without regard to whether or not that product has been distributed to 1 million people. That is an absolute requirement.

The million-copy distribution provision relates solely to the question of when **Microsoft** must undertake these affirmative obligations to create defaults, for example, for a middleware product, to provide other types of assistance to someone who has developed that product.

The fact of the matter is that this is something that requires a great deal of work, particularly these complex matters of setting defaults, which is very important to the competitive circumstances here. It would be very difficult to impose upon **Microsoft** the responsibility for making these alterations to the operating system and making them for every subsequent release of the operating system to be automatic in the case of any software company that shows up and says, "I have a product that competes".

But I want to be very clear here, Senator. Every qualifying middleware product without regard to how many copies its distributed, an OEM can place that product on the desktop immediately without regard to this 1 million threshold. And quite frankly, in today's world, 1 million copies distributed is not a substantial matter. I think in the last year I might have gotten 1 million copies of AOL 5.0 in the mail.

So, I don't think that that's really a very large impediment.

DEWINE: Can I ask one last question?

You've mentioned in a number of provisions the settlement will (inaudible) beyond the four corners of a case. But **Microsoft** agreed to these conditions anyway. What are they and what is the goal of these provisions?

JAMES: Well, I think one of the most important one is the default provision. As of the time of our original case, these middleware products were fairly simple, operating in a fairly simple way. You went -- you clicked onto that product, you evoked that product and then you used it in whatever way was appropriate.

In today's world, software has changed. We see what they call a more "seamless user interface user experience", and it's necessary for people to operate deeply within the operating system on an integrated basis.

There were allegations that **Microsoft** overrode consumer choice in these default mechanisms in the case. With regard to each and every one of those instances alleged by the Justice Department, the Justice Department lost. The court found that count for **Microsoft**.

Notwithstanding that as a matter of fencing in and improving the nature of this decree, we have included into this issue the subject of defaults.

Another important area, I think, is a question of server interoperability and that's a very, very

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important issue as we see going forward. If you go back and read the complaint in this case, you will find the word "server" almost virtually never appears. There's no sort of very specific allegations that go to this.

We thought that this was an important alternative platform issue. We thought it was important to stretch for relief in this area and we did so and got, I think, relief that is very effective in preserving this as people go into an environment of more distributive web processing.

So, we think that that's a very powerful thing and I think these are two issues that the Department of Justice would have had a very, very difficult time sustaining in court to the extent that the court was inclined to limit us to the proof that we put forward, so I think these are very positive manifestations of the settlement.

DEWINE: Thank you, Mr. Chairman.

LEAHY: We're checking one -- and I mentioned this to Senator Kohl and Senator Sessions and Senator Cantwell (inaudible) been here to answer questions. We're finding out from the floor (inaudible) there may have been a (inaudible). Any senator has a right under Senate rules to object to committees meeting more than two hours after the Senate goes in session. We're on the farm bill and a number of appropriations and other central matters so that I've been told that a senator has objected, as every senator has a right to do, to its continuance.

And as a result, the good senator said they want us to, contrary to what is going on in the Senate floor, we have to respect the rules of the Senate. I do, and we're going to have to recess this hearing at this time. I'm going to put into the record the statements of all those who have come here to testify.

Senator Hatch and I will try and find a time we might reconvene this hearing because both Senator Hatch and I feel this is a very important hearing. Statements will be placed in the record. The record will be open for questions that might be submitted.

I apologize to everybody. We did not anticipate this. With 100 senators, every so often somebody exercises that rule. I emphasize, senators have the right to exercise that rule, especially when we're in the last three weeks of the session. I think we're going to break for Christmas Day, but we're in the last three weeks of this session and I think senator (inaudible) wants to make sure senators pay attention to (inaudible).

HATCH: Mr. Chairman?

LEAHY: Senator Hatch, we really technically out of time.

HATCH: Mr. Chairman, we are out of time. Any Senator can invoke a two-hour rule and a senator has done that. Fortunately, I think it was against the finance committee markup today, but we reported out to bill anyway right within the time constraint. That's where I went.

But both Senator Leahy and I apologize to the witnesses who put such an effort in being here today, because this is an important hearing. These are important matters for both sides, to all sides, I should say. There are not just two sides here, and these matters have a great bearing on just how positively impactful the United States is going to be in these areas.

So, I hope that we can reconvene within a relatively short period of time and continue this hearing, because it is a very, very important hearing and we apologize to you that this happened.

LEAHY: It's out of our hands, but I would normally recess until tomorrow, but tomorrow we

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have this time for an executive committee meeting of the Judiciary Committee to do as we've done many times already, to vote out a large number of judges.

So, with that, we stand recessed.

(UNKNOWN): Mr. Chairman, just a matter of procedure. I am troubled by what I understand to be a decision to send this transcript to the court as an official document from Congress in the middle of a litigation that's ongoing. I would think that anybody's statement that they gave could be sent to the court. Any senator can write a letter to the court.

LEAHY: I appreciate -- we need to be...

(UNKNOWN): I haven't studied it fully, but as a (inaudible) it troubles me to have a...

LEAHY: That record is open to anybody who wants to send anything in. Senator Hatch and I have made that decision and that will be the decision of the committee.

We stand in recess.

(UNKNOWN): I will be recorded as objecting.

END

NOTES:

???? - Indicates Speaker Unknown

-- - Indicates could not make out what was being said. off mike - Indicates could not make out what was being said.

PERSON: PATRICK J LEAHY (94%); EDWARD M KENNEDY (72%); JOSEPH R BIDEN (57%); DIANNE FEINSTEIN (56%); RICHARD J DURBIN (55%); MIKE DEWINE (55%); ORRIN G HATCH (54%); STROM THURMOND (54%); JOHN EDWARDS (54%); ARLEN SPECTER (53%); JON L KYL (53%); JEFF SESSIONS (52%); MITCH MCCONNELL (51%); HERB KOHL (50%); RICHARD MICHAEL DEWINE (50%);

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ATTACHMENT 7 TO THE DECLARATION OF BRIAN DAUTCH

Alphabetical Attorney Listing

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Charles F. (Rick) Rule is a partner resident in Fried Frank's Washington, DC and New York offices and head of the firm's antitrust practice. He joined the firm in 2001.

Mr. Rule's practice focuses on providing U.S. and international antitrust advice to a variety of high-profile corporations, counseling, structuring joint ventures (including business-to-business exchanges) and representing major corporations in connection with investigations by the U.S. Department of Justice, the Federal Trade Commission and the European Commission.

Mr. Rule has represented clients such as Eli Lilly & Company, Microsoft Corporation, US Airways Inc., WorldCom, Inc., the National Basketball Association, Goodyear Tire and Rubber Co., and Air Products and Chemicals, Inc. He has also been involved in the antitrust clearance of some of the highest-profile mergers in recent years, including advising NYNEX in its merger with Bell Atlantic (now known as Verizon Communications) and serving as Exxon's lead counsel in its successful merger with Mobil Oil Corporation (now known as ExxonMobil Corporation).

Mr. Rule served as William Baxter's special assistant, in 1982, in the Antitrust Division of the Department of Justice. He served as acting head of the Division for almost half of 1985 and was appointed to the job permanently in late 1986, becoming the youngest person ever to be confirmed to the position of Assistant Attorney General in charge of the Antitrust Division. Mr. Rule continued as the Assistant Attorney General through the remainder of the Reagan Administration and for the first several months of the George Bush, Sr. Administration. He received the Edmund J. Randolph Award from the Department of Justice in 1988. Following his departure from the Justice Department in 1989, Mr. Rule was a partner and head of the antitrust practice at the Washington, DC law firm of Covington & Burling.

Mr. Rule has served as a distinguished adjunct professor of law at

American University's Washington College of Law. He was the inaugural chair of the Corporations, Securities and Antitrust Practice Group of the Federalist Society, and, from 1989-91, was chair of the Economics Committee of the ABA Antitrust Section. He is currently a member of the Advisory Board of BNA's Antitrust & Trade Regulation Report and also a member of the advisory boards of the Washington Legal Foundation and the Landmark Legal Foundation.

Mr. Rule is included among the world's leading antitrust lawyers in the Chambers Global 2000-2001 listing. His biography appears in Who's Who in America, Who's Who in the East, Who's Who in American Law and similar publications.

Mr. Rule has written extensively and is a frequent lecturer on a variety of antitrust and regulatory topics, and he contributes a regular column on antitrust issues to the *Daily Deal*. (See attached publications list.)

Mr. Rule received his JD in 1981 from the University of Chicago Law School and his BA, *summa cum laude*, in 1978 from Vanderbilt University. He served as a law clerk for Chief Judge Daniel M. Friedman of the old United States Court of Claims (now the Court of Appeals for the Federal Circuit). He is on the Visiting Committee for the University of Chicago Law School. He is admitted to the bar in the District of Columbia.

Alphabetical Attorney Listing

Attorney Database

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ATTACHMENT 8 TO THE DECLARATION OF BRIAN DAUTCH

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FRIDAY, NOVEMBER 2, 2001

Else New Mork Eimes

By STEPHEN LABATON

the details of the proposed deal.

involved in the government's landmark buffed repeated requests today by Microsoft and the Justice Department to join the tentative settlement they reached a day WASHINGTON, Nov. 1 - The 18 states antitrust lawsuit against Microsoft re-

the state prosecutors instead agreed among themselves to ask the federal judge overseeing the case for time to examine ington and cross-country telephone calls, Concluding a series of rocetings in Wash-

ney general of Connecticut. Working from sociation of Attorneys General, the two lowa, and Richard Blumenthal, the attorthe headquarters here of the National Aswere joined by lower-level lawyers from other states, including New York and Calito appear before her on Friday morning to The judge, Colleen Kollar-Kotelly of Fedlumbia, has ordered the lawyers in the case eral District Court for the District of Coreport progress in the mediation proceedings that she set up five weeks ago.

more time to consider the request. The After a conference call this afternoon, the states agreed to have their newly hired lawyer, Brendan Sullivan, ask the judge for decision was described as unanimous Pressing hardest for the delay were representatives from California, Connecticut, Massachusetts, Ohio and Wisconsin, ac-Under that pressure, leaders of the group struggled to hold together a fragile alliance that was being led from Washing-ton by Tom Miller, the attorney general of partment officials engaged with a mediator in shuttle diplomacy, vigorously pressing the states to adopt the agreement, Today Microsoft and senior Justice De-

people involved in the case said.

of the case. "The last time I saw a public Microsoft decided under impossible time quate public review was when California Participants described the state officials as wary of accepting a deal before scrutinizing the text of any proposed consent decree, particularly in light of the history policy issue as important and difficult as constraints and without a chance for adepassed its electricity deregulation bill," said Bill Lockyer, the California attorney general. "I'm not about to stand by and see States Biding for Time to Study Microsoft Settlement Plan that happen again."

It was an inartfully drawn consent de-

Continued on Page 4

cording to one lawyer involved in the case

Apparel Giant Berkshire Set To Acquire

\$835 Million to Be Paid For Fruit of the Loom

By DAVID BARB02A

CHICAGO, Nov. 1 - Berkshire Hathaway, the holding company and investment

Cantor executive, often has trouble Philip Marber, a phone, says he below on the sleeping.



MTC-00030631

TECHNOLOGY

States Biding for Time in Microsoft Settlement Plan

Continued From First Business Page

cree in 1994 that became the center of the initial lawsuit filed by the Justice Department against Microsoft. In that case, Microsoft was accused of violating the terms of the decree by integrating its Internet Explorer browser software into its Windows operating system. The company replied that it had done nothing improper because the decree did not explicitly constrain it from such integration.

The state prosecutors today faced a difficult legal calculation. Several of them were described as being skeptical of the proposed deal but also uncertain whether they would be able to proceed as a group at odds with the federal government.

A break between the states and the Justice Department would throw the case into uncharted and possibly still legal waters. No agreement call effect without the approval of a legal water, and it is impossible to predict how Judge Kollar-Kotelly might react to the concerns of the states.

Nor is it certain whether her approval of a settlement would prevent the states from proceeding with their own antitrust lawsuit against Microsoft. To approve the proposed deal struck with the Justice Department, Judge Kollar-Kotelly would have to find that it was in the public interest.

Today's developments capped a remarkable week of behind-thescenes negotiations in Washington. For Microsoft, the main negotiator has been Charles F. Rule of Fried, Frank, Harris, Shriver & Jacobson, a former assistant attorney general in charge of antitrust during the Reagan administration, where he got to know a young colleague working on antitrust issues at the Federal Trade Commission named Charles A. James. Mr. James, the current head of the antitrust division, is leading the federal government's effort to settle the case.

News of the proposed settlement between Microsoft and the Justice



Charles A. James, the head of the Justice Department's antitrust division, is leading the government's effort to settle the Microsoft case.

Department propelled the company's stock and contributed to a broader rally in the markets. Microsoft shares rose 6.4 percent, or \$3.69, to \$61.84.

Some of Microsoft's largest competitors voiced bitter disappointment about the terms of the proposed deal and asserted that the company had used its political influence with a Republican administration to try to quickly put an end to the case.

The rivals said that during court hearings that will be required on the proposed settlement, they intended to provide evidence of what they say was an improper discussion between a senior aide to Attorney General John Ashcroft who had been a top official in the Republican Party and a Republican lobbyist for AOL-Time Warner that demonstrated Microsoft's political muscle. In a statement issued today, Representative John Conyers Jr., Democrat of Michigan, also indicated he would be examining that incident, word of which has been circulating widely in recent days among lawyers, lobbyists and executives following the case.

The aide to Mr. Ashcroft, David Israelite, had been the political director of the Republican National Committee, which received hundreds of thousands of dollars from Microsoft during the 2000 presidential campaign. Mr. Israelite, now Mr. Ashcroft's deputy chief of staff, has recused himself from any involvement in the Microsoft antitrust case because he owns 100 shares of Microsoft stock.

The lobbyist involved in the discussion was said to be Wayne Berman, who is also a top Republican fundraiser

According to the notes of a person briefed about the conversation on Oct. 9, the day it is said to have occurred, Mr. Israelite called Mr. Berman.

"Are you guys behind this business of the states hiring their own lawyers in the Microsoft case?" Mr. Israelite asked Mr. Berman in the predawn conversation, according to the notes. "Tell your clients we wouldn't be too happy about that."

Mr. Israelite purportedly told the AOL lobbyist that the Supreme Court

would probably deny a Microsoft appeal later in the day, as the court in fact did, clearing the way for the Justice Department to push hard for a settlement with the company. According to people who were later briefed on the conversation by an AOL executive, Mr. Israelite then complained that AOL, a leading Microsoft rival, had been trying to "radicalize" the states to oppose a settlement.

In recent interviews, both Mr. Israelite and Mr. Berman denied that they had had any conversations about the Microsoft case or that they had talked at all that day.

"I find it offensive if someone has suggested that I violated the terms of my recusal, because I take that very seriously," Mr. Israelite said.

But an AOL executive said he was notified by Mr. Berman about his conversation with Mr. Israelite on Oct. 9, the day it was said to have occurred. Nevertheless, this executive and others at AOL said that upon re-examination of Mr. Berman's initial description of the conversation with Mr. Israelite, the company concluded that the account of the conversation might not have been reliable enough to justify filing an ethics complaint.

But other industry executives and lobbyists said they thought the conversation had occurred and would ask Judge Kollar-Kotelly to order an inquiry. Today Edward J. Black, president of the Computer and Communications Industry Association, a trade group whose members include many of Microsoft's corporate adversaries, said he and other groups would be raising the incident as part of a court proceeding to consider the merits of the settlement.

"Something is very rotten here," Mr. Black said. "Israelite is a recused official. He holds Microsoft stock. He raised a lot of money from Microsoft. He steered money into critical states that helped win the election. And then he takes action to help facilitate getting Microsoft out of trouble in an enforcement action."

ntitrust Deal Is Called Big Victory for Microsoft

By STEVE LOHR

After more than three years of litigation, repeated courtroom setbacks and failed settle-

ly on whether an appeals court ruling in June was interpreted broadly or narrowly.

Some legal scholars pointed to the precedents establishing the standard that monopoly remedies should eliminate the monopoly, deny

with innovation.' "

The tentative settlement would prohibit Microsoft from entering into pricing deals and contracts with personal computer makers that effectively force them to favor Microsoft prod-

ATTACHMENT 9 TO THE DECLARATION OF BRIAN DAUTCH

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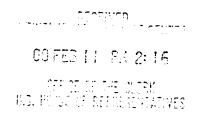
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	6. House ID # 31564040
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ATTACHMENT 10 TO THE DECLARATION OF BRIAN DAUTCH

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Barbour Griffith & Rogers			·····
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City S	tate/Zip (or Country)		
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Microsoft Corporation			31564040
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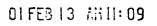
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Griffi Roger	(b, Jr., G <u>.O</u> .		_No
Roger	th, Jr., G.O. s, Ed		_No
Roger Barbo	th, Jr., G.O. s, Ed our, Haley		_No
Roger Barbo Monr	th, Jr., G.O. s, Ed our, Haley oe, Loren pson, Brent		_No _No _No
Roger Barbo Monr	th, Jr., G.O. s, Ed our, Haley oc, Loren pson, Brent		_No _No _No _No
Roger Barbo Monr Thom	th, Jr., G.O. s, Ed our, Haley oc, Loren pson, Brent		_No _No _No _No
Roger Barbo Monr Thom	th, Jr., G.O. s, Ed our, Haley oc, Loren pson, Brent t of each foreign entity in the specific issues listed	on line 16 above M Check if None	_No _No _No _No
Roger Barbo Monr Thom 19. Interes	th, Jr., G.O. s, Ed our, Haley oe, Loren pson, Brent t of each foreign entity in the specific issues listed	on line 16 above M Check if None Date 8/12/2000	_No _No _No _No

Client Name:	Microsoft Corporation		
LOBBYING AC engaged in lobbyi	TIVITY. Select as many codes as necessary to reflect ag on behalf of the client during the reporting period. I uested. Attach additional page(s) as needed.		
15. General issue16. Specific LobMonitor the			
wonter the	Justice Department's Antifrust inquity.		
	Congress and Federal agencies contacted presentatives	Check if None	
Scharc			
19 Nume of and	n individual who acted as a lobbyist in this issue area		
18. Name of eac.	i individual who acted as a followist in this issue area		
	Name	Covered Official Position (if applicable)	New
	G.O.		No
Rogers, Ed			No
Rogers, Ed	dey		No
Rogers, Ed Barbour, Ha	oley		No No
Rogers, Ed Barbour, Ha Monroe, Lo Thompson,	dey		No No No
Rogers, Ed Barbour, Ha Monroe, Lo Thompson,	oley		No No No
Rogers, Ed Barbour, Ha Monroe, Lo Thompson,	oley		No No No
Rogers, Ed Barbour, Ha Monroe, Lo Thompson,	oley		No No No
Rogers, Ed Barbour, Ha Monroe, Lo Thompson,	Brent		No No No
Rogers, Ed Barbour, Ha Monroe, Lo Thompson, 19. Interest of ca	Brent ch foreign entity in the specific issues listed on line 16	above	No No No
Rogers, Ed Barbour, Ha Monroe, Lo Thompson,	Brent	above	No No No
Rogers, Ed Barbour, Ha Monroe, Lo Thompson, 19. Interest of ca	Brent ch foreign entity in the specific issues listed on line 16	above ⊠ Check if None Date 8/12/2000	No No No
Rogers, Ed Barbour, Ha Monroe, Lo Thompson, 19. Interest of ca	Brent ch foreign entity in the specific issues listed on line 16	above ⊠ Check if None Date 8/12/2000	No No No

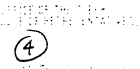
Registrant Name:	Barbour Griffith & Rogers, Inc.		
Client Name:	Microsoft Corporation		
engaged in lobbyir	TVITY. Select as many codes as necessary to reflect g on behalf of the client during the reporting period. tested. Attach additional page(s) as needed.		
15. General issue	area code TRD (one per page)		
16. Specific Lobt II.R. 4444, U	ying issues S-China Trade Relations Act of 2000,		
17. House(s) of C House of Re Senate	ongress and Federal agencies contacted presentatives	☐ Check if None	
18. Name of each	individual who acted as a lobbyist in this issue area	Covered Official Position (if applicable)	New
Cairman In		CANCILLA VARIANTA DANKIN (TAIPPINGARIE)	No
Griffith, Jr.,	0.0.		No
Rogers, Ed			
Barbour, Ha			No
Thompson, I	Frent		No
			1
			-
		.,	
9. Interest of ca	th foreign entity in the specific issues listed on line I	6 above M Check if None	
Signature/	Miffeet	Date _8/12/2000	· · · · · · · · · · · · · · · · · · ·
rinted Name and	Title G.O. Griffith, Jr Chief Operating Office	Page	4 of 4
	,		
Signature	V. Juffull	Date 8/12/2000	

ATTACHMENT 12 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives Legislative Resource Center B-106 Cannon Building Washington, DC 20515 Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510



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LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Page

1. Registrant Name Barbour Griffith & Rogers, Inc.		
2. Address		
3. Principal Place of Business (if different from line 2)		
City State/Zip (or Country)		
4. Contact Name Telephone E-mail Evan Rikhye 202-333-4936	l (optional)	5. Senate ID # 5357-416
7. Client Name Self		6. House ID#
Microsoft Corporation		31564040
INCOME OR EXPENSES - Complete Either	Line 12 OR Line 13	11. No Lobbying Activity
12. Lobbying Firms	13. Organization	ons
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activit period were:	ies for this reporting
Less than \$10,000	Less than \$10,000	
\$10,000 or more	\$10,000 or more	penses (nearest \$20,000)
Provide a good faith estimate, rounded to the nearest	14. REPORTING METHOD. Check accounting method. See instructions for	
\$20,000 of all lobbying related income from the client (including all payments to the registrant by any other entity	☐ Method A. Reporting amounts usin	g LDA definitions only
for lobbying activities on behalf of the client).	☐ Method B. Reporting amounts und the Internal Revenue Co	
	☐ Method C. Reporting amounts und Internal Revenue Code	er section 162(e) of the
Signature	Date 2/14/200)1
Printed Name and Title G.O. Griffith, Jr Chief Operating	g Officer	Page 1 of 4

Registrant Name:	Barbour Griffith & Rogers, Inc.		
Client Name:	Microsoft Corporation		
engaged in lobbyii		to reflect the general issue areas in which the registrant ng period. Using a separate page for each code, provide.	
15. General issue16. Specific Lob	area code <u>LAW</u> (one per page)	•	
	Congress and Federal agencies contacted presentatives	☐ Check if None	
18. Name of each	individual who acted as a lobbyist in this i	issue area Covered Official Position (if applicable)	New
Griffith, Jr.,	G.O.		No
Rogers, Ed			No
Barbour, Ha	ley		No
Monroe, Loi	en		No
Thompson, l	Brent		No
19. Interest of ear	ch foreign entity in the specific issues listed	on line 16 above 🔀 Check if None	
Signature		Date _2/14/2001	
Printed Name and	Title G.O. Griffith, Jr Chief Operati	ng Officer Page	e 3 of 4

Reg	istrant Name:	Barbour Griffith & Rogers, Inc.	
Clie	nt Name:	Microsoft Corporation	
enga	nged in lobbying	IVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant g on behalf of the client during the reporting period. Using a separate page for each code, provide ested. Attach additional page(s) as needed.	
	General issue Specific Lobb H.R. 4444, US		
17.	House(s) of C House of Rep Senate	ongress and Federal agencies contacted Check if None resentatives	
18.	Name of each	individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable)	New
	Griffith, Jr.,	G.O.	No
	Rogers, Ed		No
	Barbour, Hal	ey	No
	Thompson, B		No
_			
19.	Interest of each	h foreign entity in the specific issues listed on line 16 above Check if None	
_	nature	Date <u>2/14/2001</u>	
Prin	ted Name and	Fitle G. Ø. Griffith, Jr. / Chief Operating Officer P	age 4 of 4

Registrant Name:	Barbour Griffith & Rogers, Inc.		
Client Name:	Microsoft Corporation		
engaged in lobbyin		y to reflect the general issue areas in which the registrant ng period. Using a separate page for each code, provide d.	
15. General issue	area code TRD (one per page)		
16. Specific Lobb H.R. 4444, U	oying issues S-China Trade Relations Act of 2000,		
17. House(s) of C House of Rep Senate	Congress and Federal agencies contacted presentatives	☐ Check if None	
18. Name of each	individual who acted as a lobbyist in this	issue area	
	Name	Covered Official Position (if applicable)	New
Griffith, Jr.,	G.O.	·	No
)	
Rogers, Ed			No
Rogers, Ed Barbour, Ha	ey	·	No
Barbour, Ha		·	No
Barbour, Ha			No
Barbour, Ha	rent		No
Barbour, Ha		d on line 16 above 🔀 Check if None	No
Barbour, Ha Thompson, E	rent		No
Barbour, Ha	Shent She foreign entity in the specific issues listed	Date 2/14/2001	No
Barbour, Ha Thompson, E	Shent She foreign entity in the specific issues listed	Date 2/14/2001	No No

ATTACHMENT 13 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510

LEGISLATIVE RESOURCE CENTER

2001 AUG 14 PM 12: 40

_OBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Page

ULTER OF 181 STATES
U.S. HOUSE OF REPRESENTATIVES
Diete This Page

1. Registrant Name		
2. Registrant Address [Check if different than previously reported	Touth Elecu	
	Tenth Floor DC 20004	
3. Principal Place of Business (if different from line 2)		
City State/Zip (or Country)		
4 Contact Name Telephone Is-ma	all (optional) 5. Senate II) #	
Evan Rikhye 202-333-4936	5357-416	
7. Client Name [] Setf	6 House ID#	
Microsoft Corporation	31564040	
0. Check if this is a Termination Report [] >> Termination INCOME OR EXPENSES - Complete Eithe		
12. Lobbying Firms	13. Organizations	
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activities for this reporting period were:	
Less than \$10,000 [.]	1.ess than \$10,000 []	
\$10,000 or more	\$10,000 or more [>> \$	
Provide a good faith estimate, rounded to the nearest	14. REPORTING METHOD. Check box to indicate expense accounting method. See instructions for description of options.	
\$20,000 of all lobbying related income from the client (including all payments to the registrant by any other entity	[1] Method A. Reporting amounts using LDA definitions only	
for lobbying activities on behalf of the client).	[1] Method B. Reporting amounts under section 6033(b)(8) of the Internal Revenue Code	
	[] Method C. Reporting amounts under section 162(e) of the Internal Revenue Code	
ignature .	I)ate 8/14/2001	
rinted Name and Title G.O. Griffith, Jr Chief Operatin	g Officer Page 1 of 2	

MTC-00030631 0812

ATTACHMENT 14 TO THE DECLARATION OF BRIAN DAUTCH

Reg				
Clie	nt Name:	Microsoft Corporation		
onga	aged in lobbyin		y to reflect the general issue areas in which the registrant ing period. Using a separate page for each code, provide d.	
.5. 16.	Specific Lobb	area code LAW (one per page) ying issues Justice Department's Antitrust inquiry.		
		• • • • • • •		
			·	
		,		
17.	llouse(s) of (House of Rep Senate	Congress and Federal agencies contacted presentatives	[Check if None	
18.	Name of each	individual who acted as a lobbyist in this	iccua area	
		marriada vino delegido de servejas in mile	issue area	
	Name		Covered Official Position (if applicable)	New
		e de la compansión de l	i I	New
	Name	lcy	i I	
	Name Barbour, Ha	lcy G.O.	i I	No
	Name Barbour, Ha Griffith, Jr.,	lcy G.O.	i I	No No
	Name Barbour, Ha Griffith, Jr., Monroe, Lor Rogers, Ed	lcy G.O.	i I	No No Yes
	Name Barbour, Ha Griffith, Jr., Monroe, Lor Rogers, Ed	lcy G.O.	i I	No No Yes No
	Name Barbour, Ha Griffith, Jr., Monroe, Lor Rogers, Ed	lcy G.O.	i I	No No Yes No
	Name Barbour, Ha Griffith, Jr., Monroe, Lor Rogers, Ed Thompson, I	lcy G.O.	Covered Official Position (if applicable)	No No Yes No
	Name Barbour, Ha Griffith, Jr., Monroe, Lor Rogers, Ed Thompson, I	ley G.O. Pen	Covered Official Position (if applicable)	No No Yes No
	Name Barbour, Ha Griffith, Jr., Monroe, Lor Rogers, Ed Thompson, I	G.O. Seen Ch foreign entity in the specific issues liste	Covered Official Position (if applicable) and on line 16 above Date 8/14/2001	No No Yes No No
	Name Barbour, Ha Griffith, Jr., Monroe, Lor Rogers, Ed Thompson, I	ley G.O. Pen	Covered Official Position (if applicable) and on line 16 above Date 8/14/2001	No No Yes No No

SECRETARY OF THE SENATE
CLERK OF THE HOUSE OF REPRESENTATIVES

LOBBYING REPORT

Lobbying Disclosure Act (Section 5)

	ACTED -9 ATTI: 52		
	31698027		
	2 For Official Use		
t (Tulu (Danabas 21) M			

ı.	Year 1997	
2.	Report type (check all that apply) Midyear (January 1- June 30) Amended report Termination report No activity (registration to remain in effect)	
R	GISTRANT	
<u>3.</u>	Name of Registrant Clark & Weinstock	
4.	Telephone number and contact name (212) 953-2550 Contact Anthony Ewing	
C	IENT Lobbying firms file separate reports for each client. An organization employing in-house lobbyists indicates "Se	!f."
<u>5.</u>	Name of Client Microsoft Corporation	
IN	COME OR EXPENSES Answer line 6 or line 7 as applicable.	
6.	LOBBYING FIRMS. Income from the client during the reporting period, other than income unrelated to lobbying activities, wa	as:
	Less than \$10,000 □ \$10,000 or more Ω	
	If \$10,000 or more, provide a good faith estimate, rounded to the nearest \$20,000, of all income from the client during reporting period. Include any payments by any other entity for lobbying activities on behalf of the client. Exclude income unrel to lobbying activities.	
	Income \$ 80,000 Total for year (if Year End report) \$ 80,000	
7.	ORGANIZATIONS EMPLOYING IN-HOUSE LOBBYISTS. Expenses incurred in connection with lobbying activities during the repor period were:	ting
	Less than \$10,000 □ \$10,000 or more □	
	If \$10,000 or more, provide a good faith estimate, rounded to the nearest \$20,000, of the total amount of all lobbying experincurred by the registrant and its employees during this reporting period.	nses
	Expenses \$ Total for year (if Year End report) \$	
	Optional Expense Reporting Methods	
A.	Registrants that report lobbying expenses under section 6033(b)(8) of the Internal Revenue Code may provide a good faith esting of the applicable amounts that would be required to be disclosed under section 6033(b)(8) for the semiannual reporting period, may consider as lobbying activities only those defined under section 4911(d) of the Internal Revenue Code. If selecting method, check box and (i) enter estimated amounts on the "Expenses" line above; or (ii) attach a copy of the IRS Form 990 includes this reporting period.	and this
B.	Registrants subject to section 162(e) of the Internal Revenue Code may make a good faith estimate of all applicable amounts would not be deductible under section 162(e) for the semiannual reporting period, and may consider as lobbying activities those activities the costs of which are not deductible pursuant to section 162(e). If selecting this method, check box and estimated amounts on the "Expenses" line above. \square	only

Registrant Name	Clark & Weinstock	•			
Client Name	Microsoft Corporation				
lobbying activities for of Form LD-2, page 1	SUES. On line 8 below, enter the coc the client during this reporting period (). For that general issue area only, con than one general issue area, use one L	<i>select applicable o</i> aplete lines 9 thro	ode from list in the ins 1gh 12. If the registra	<i>tructions and on the</i> nt engaged in lobbyi	reverse side
8. General lobbying	s issue area code (enter one)	·			•
9. Specific lobbying	g issues (include bill numbers and spec	ific executive bra	nch actions)		
intellect	or Microsoft's position actual property rights, taxes the computer-software in	s, encryptio			
			•	• •	
•	•		,		_
10. Houses of Congr	ess and Federal agencies contacted		•	• •	-
_	e of Representatives			,	
11. Name and title of	f each employee who acted as a lobbyi	st .	,		
Deirdre S Ed Kutler	Partner oldman, Managing Director Stach, Director of Managing Director on Director				
12. For registrants ld foreign entity in	lentifying foreign entities in the Lobbyin the specific lobbying issues listed on li	g Registration (Fo	rm LD-1, line 12) or a	ny updates: Interest	of each such

ATTACHMENT 15 TO THE DECLARATION OF BRIAN DAUTCH

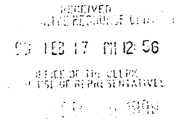
LOBBYING REPORT

	SECRETARY OF THE SENATE	98	7
	CLERK OF THE HOUSE OF REPRESENTATIVES	00 - 1	3
Į <u>r</u>		1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	NERECEIVED
	•	24.00 417 227 -	SEN.
	LOBBYING REPORT	31698027 🚆 😤	8
	Lobbying Disclosure Act (Section 5)	OLE PK	: !
		7 For Official U&	i
ı	Year 1998	2	,
2.	Report type (check all that apply) Midyear (January 1- June 30) Year End (June 30) Amended report Termination No activity (registration to remain in effect)	ly 1- December 31) □ report □	
R	EGISTRANT		
<u>3.</u>	Name of Registrant Clark & Weinstock Inc.		
4.	Telephone number and contact name @12) 953-2550 Contact Anthony	v	
7	LIENT Lobbying firms file separate reports for each client. An organization employing		
		g In-nouse toboyists indicutes Self.	
<u>5.</u>	Name of Client Microsoft Corporation		
IV	ICOME OR EXPENSES Answer line 6 or line 7 as applicable.		
6.	LOBBYING FIRMS. Income from the client during the reporting period, other than income u	nrelated to lobbying activities, was:	
	Less than \$10,000 □ \$10,000 or more □		
	If \$10,000 or more, provide a good faith estimate, rounded to the nearest \$20,000, of a reporting period. Include any payments by any other entity for lobbying activities on behalf o to lobbying activities.		
	Income \$ 160,000 Total for year (if Year End report) \$		
7.	ORGANIZATIONS EMPLOYING IN-HOUSE LOBBYISTS. Expenses incurred in connection with loperiod were:	bbying activities during the reporting	
	Less than \$10,000 □ \$10,000 or more □		
	If \$10,000 or more, provide a good faith estimate, rounded to the nearest \$20,000, of the t incurred by the registrant and its employees during this reporting period.	otal amount of all lobbying expenses	
	Expenses \$ Total for year (if Year End report) \$		
	Optional Expense Reporting Methods		
Α.	Registrants that report lobbying expenses under section 6033(b)(8) of the Internal Revenue Code may provide a good faith estimate of the applicable amounts that would be required to be disclosed under section 6033(b)(8) for the semiannual reporting period, and may consider as lobbying activities only those defined under section 4911(d) of the Internal Revenue Code. If selecting this method, check box and (i) enter estimated amounts on the "Expenses" line above; or (ii) attach a copy of the IRS Form 990 that includes this reporting period.		
B.	Registrants subject to section 162(e) of the Internal Revenue Code may make a good faith es would not be deductible under section 162(e) for the semiannual reporting period, and may those activities the costs of which are not deductible pursuant to section 162(e). If selection estimated amounts on the "Expenses" line above.	y consider as lobbying activities only	
		. <u>_</u>	

Registrant Name Clark & Weinstock Inc.	
Ctient Name Microsoft Corporation	·
LOBBYING ISSUES. On line 8 below, enter the code for one general lobbying activities for the client during this reporting period (select applicable of Form LD-2, page 1). For that general issue area only, complete lines 9 the for the client in more than one general issue area, use one Lobbying Report	e code from list in the instructions and on the reverse side rough 12. If the registrant engaged in lobbying activities
8. General lobbying issue area code (enter one)	
9. Specific lobbying issues (include bill numbers and specific executive b	ranch actions)
Support of Microsoft's position across a wide r intellectual property rights, taxes, encryption the computer software industry. (HR3736, S.1723, S.2107) (HR2368, HR2372, HR2991)	
10. Houses of Congress and Federal agencies contacted	·
U.S. House of Representatives U.S. Senate	
11. Name and tide of each employee who acted as a lobbyist Vin Weber, Partner Andrew Goldman, Managing Director Ed Kutler, Managing Director Deirdre Stach, Director Kent Knutson, Director Mimi Simoneaux, Director	
12. For registrants identifying foreign entities in the Lobbying Registration (I foreign entity in the specific lobbying issues listed on line 9 above	Form LD-1, line 12) or any updates: Interest of each such
This report includesAddendum pages.	Date 8/4/98
Signature Harry W. Clark, Managing Partner	

ATTACHMENT 16 TO THE DECLARATION OF BRIAN DAUTCH

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510



LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required To Complete This Page

1 D - 1		
1. Registrant Name		
Clark & Weinstock Inc.		••••••••••••••
2. Address Check if different than previously reported	•	
1775 I Street, NW, Washington, DC 20006		
		•••••••••••••••••••••••••••••••••••••••
3. Principal Place of Business (if different from line 2)		
City: New York State	Zip (or Country) NY	
4. Contact Name Telephone	E-mail (optional)	5. Senate ID #
Anthony Ewing (212) 953-25	50	9443-381
7. Client Name Self		6. House ID #
Microsoft Corporation		31698027
TYPE OF REPORT 8. Year 1998 Midyca	r (January 1-June 30) 🔲 OR Yea	ar End (July 1-December 31)
O. Check if this filing amends a previously filed version of this	report XX	
<u></u>	•	
 Check if this is a Termination Report ☐ ⇒ Termination 	Date	11. No Lobbying Activity
INCOME OR EXPENSES - Complete Either	Line 12 OR Line 13	
	13. Organi	notions
12. Lobbying Firms	{	
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying ac period were:	tivities for this reporting
Less than \$10,000 🔲	Less than \$10,000 🖸	
-	\$10,000 or more	
\$10,000 or more \Longrightarrow \$\infty\$ \sigma \text{\$\frac{220,000}{3}\$}		Expenses (nearest \$20,000)
Income (nearest \$20,000) Provide a good faith estimate, rounded to the nearest \$20,000,	14. REPORTING METHOD. Chaccounting method. See instructions	-
of all lobbying related income from the client (including all	☐ Method A. Reporting amounts	using LDA definitions only
payments to the registrant by any other entity for lobbying activities on behalf of the client).	Method B. Reporting amounts Internal Revenue Co	
	Method C. Reporting amounts Internal Revenue C	
ignature		
Charles Manager and Wales		
rinted Name and Title		

Registrant Name Clark & W	einstock Inc. Clien	nt Name Microsoft Corporation
	lf of the client during the re	essary to reflect the general issue areas in which the registrant porting period. Using a separate page for each code, provide ecded.
15. General issue area code	CPI (one per page	
property rights, taxe internet tax freedom, (HR. 3736, 2368, 2372 House/Senate Treasury and Related Programs	s, encryption, fast t and other matters af , 2991, 695, 947, 168 Appropriations Act of Appropriations Act of	ide range of issues, including intellectual rack trade authority, normal trade relations, fecting the computer software industry. 9; S. 2067, 405, 1260, 507, 1723; f 1999; Foreign Operations, Export Financing, 1999; Department of Commerce, Justice and Appropriations for FY 1999).
17. House(s) of Congress an	d Federal agencies contacted	d Check if None
Senate House of Representat	ives	
18. Name of each individual	who acted as a lobbyist in the	1
Na . Ed Kutler	8/95 - 8/97	Covered Official Position (if applicable) Assistant to the Speaker of the House Of Representatives, Rep. Newt Gingrich(R-GA)
Mimi Simoneaux	1/96 - 1/97	Legislative Asst. for Rep. Billy Tauzin(R-LA)
	1/97 - 2/98	Legislative Dir. for Rep. Billy Tauzin(R-LA)
Andrew Goldman		
Deirdre Stach		
Vin Weber		
19. Interest of each foreign entit	y in the specific issues listed o	n line 16 above 🚨 Check if None
Signature		Date
Printed Name and Title		1
		Page c:

). Client new address						
21. Client new principal place	e of business (if different from line 20)					
City	· Su	ate/Zip (or Country)				
22. New general description	of client's business or activities					
LOBBYIST UPDAT 23. Name of each previous		no longer expected to act as a lobb	yist for the client			
Kent Knutson						
SSUE UPDATE 24. General lobbying iss	sues previously reported that no le	onger pertain				
AFFILIATED ORGA						
5. Add the following al	filiated organization(s)					
Name		Address Principal Place of Business (city and state or country)			Address Principal Place of Busine (city and state or countr	
				•••••		
:6. Name of each previo	usly reported organization that is	no longer affiliated with the regis	rant or client			
FOREIGN ENTITIES 7. Add the following for	reign entities		,			
Name	Address	Principal place of business (city and state or country)	Amount of contribution for lobbying activities	Ownership percentage in client		
8. Name of each previou affiliated organization		o longer owns, <u>or</u> controls, <u>or</u> is a	ffiliated with the registr	ant, clienter		
\sim	por ham		2/11/90	7		
nature	for alim	Date_	- / / / /			
and Title Ha	erry W. Clark III, Mana	ging Partner				
. I . Marie mile I ille				7 1		
? (Rev. 6/98)						

Registrant Name Clark & Weinstock	Inc. Client	Name Microsoft Corporation
	ent during the rep	essary to reflect the general issue areas in which the registrant porting period. Using a separate page for each code, provide seded.
15. General issue area code IMM	_ (one per page)	
property rights, taxes, encry internet tax freedom, and othe (HR. 3736, 2368, 2372, 2991, 6 House/Senate Treasury Appropri	ption, fast tr er matters aff 695, 947, 1689 iations Act of ations Act of	de range of issues, including intellectual rack trade authority, normal trade relations, ecting the computer software industry. 2; S. 2067, 405, 1260, 507, 1723; 1999; Foreign Operations, Export Financing, 1999; Department of Commerce, Justice and appropriations for FY 1999).
17. House(s) of Congress and Federal a	gencies contacted	Check if None
Senate House of Representatives		
18. Name of each individual who acted	as a lobbyist in th	uis issue area
Name		Covered Official Position (if applicable) Assistant to the Speaker of the House
. Ed Kutler	8/95 - 8/97	Of Representatives, Rep. Newt Gingrich(R-GA)
Mimi Simoneaux	1/96 - 1/97	Legislative Asst. for Rep. Billy Tauzin(R-LA)
	1/97 - 2/98	Legislative Dir. for Rep. Billy Tauzin(R-LA)
Andrew Goldman	***************************************	
Deirdre Stach		
Vin Weber		

19. Interest of each foreign entity in the spec	cific issues listed or	Tine 16 above
Signature		Date
Printed Name and Title		
		Page 4 of 1

Client new address					
. Client new principal place	of business (if differen	nt from line 20)		•••••••••••••••••••••••••••••••••••••••	•••••••••••••••••••••••••••••••••••••••
ity		State	z/Zip (or Country)		
ity . New general description o	of client's business or a	ctivities			••••••••
·					
OBBYIST UPDATI . Name of each previo		vidual who is no	o longer expected to act as a lob	byist for the client	
Kent Knutson					
		•			
SUE UPDATE General lobbying iss	ues previously rep	orted that no los	nger pertain		
FILIATED ORGA Add the following af		on(s)			
Name			Address	Principal Place of E (city and state or c	
Name of each previous	usly reported organ	nization that is n	to longer affiliated with the regi	strant or client	
. Trans or Each provide	asi, roportos organ				
					
REIGN ENTITIES Add the following for	eign entities				·
Name	- Ac	idress	Principal place of business (city and state or country)	Amouet of contribution for lobbying activities	Ownership percentage in client
		*,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Name of each previou affiliated organizatio		n entity that no	longer owns, <u>or</u> controls, <u>or</u> is	effiliated with the regist	ant, client cr
1		4			
al	Pos M	lison T	Date	2/11/90	Ĵ
iture 779	77	4			
d Name and Title Ha	rry W. Clark	III, Manag	ing Partner		F /1

Registrant Name Clark & Wellisto	Cizciii	Name Microsoft Corporation
	client during the rep	ssary to reflect the general issue areas in which the registrant orting period. Using a separate page for each code, provide eded.
15. General issue area code TAX	(one per page))
property rights, taxes, enc internet tax freedom, and o (HR. 3736, 2368, 2372, 2991 House/Senate Treasury Appro	ryption, fast tr ther matters aff , 695, 947, 1689 priations Act of riations Act of	de range of issues, including intellectual ack trade authority, normal trade relations, ecting the computer software industry. ; S. 2067, 405, 1260, 507, 1723; 1999; Foreign Operations, Export Financing, 1999; Department of Commerce, Justice and oppropriations for FY 1999).
17. House(s) of Congress and Federa	al agencies contactéd	Check if None
Senate House of Representatives		
18. Name of each individual who act	ed as a lobbyist in th	is issue area
Name	8/95 - 8/97	Covered Official Position (if applicable) Assistant to the Speaker of the House Of Representatives, Rep. Newt Gingrich(R-GA)
	1/96 - 1/97	Legislative Asst. for Rep. Billy Tauzin(R-LA)
Mimi Simoneaux		
	1/97 - 2/98	Legislative Dir. for Rep. Billy Tauzin(R-LA)
Andrew Goldman		
Deirdre Stach		
Vin Weber		
	,	
19. Interest of each foreign entity in the s	specific issues listed or	a line 16 above
Signature		Date
Printed Name and Title		
		Page <u>6</u> of 11

New general description of client's business or activities OBBYIST UPDATE Name of each previously reported individual who is no longer expected to act as a lock that the son OUE UPDATE General lobbying issues previously reported that no longer pertain OUILIATED ORGANIZATIONS	obbyist for the client			
2. New general description of client's business or activities COBBYIST UPDATE 3. Name of each previously reported individual who is no longer expected to act as a local Kent Knutson SSUE UPDATE 4. General lobbying issues previously reported that no longer pertain FILIATED ORGANIZATIONS	obbyist for the client			
OBBYIST UPDATE Name of each previously reported individual who is no longer expected to act as a local Kent Knutson SSUE UPDATE General lobbying issues previously reported that no longer pertain FILIATED ORGANIZATIONS	obbyist for the client			
S. Name of each previously reported individual who is no longer expected to act as a local Kent Knutson SSUE UPDATE General lobbying issues previously reported that no longer pertain FILIATED ORGANIZATIONS	obbyist for the client			
SSUE UPDATE General lobbying issues previously reported that no longer pertain FILIATED ORGANIZATIONS				
General lobbying issues previously reported that no longer pertain FILIATED ORGANIZATIONS				
. General lobbying issues previously reported that no longer pertain FILIATED ORGANIZATIONS				
SSUE UPDATE 4. General lobbying issues previously reported that no longer pertain FFILIATED ORGANIZATIONS 5. Add the following affiliated organization(s)				
4. General lobbying issues previously reported that no longer pertain FFILIATED ORGANIZATIONS				
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· · · · · · · · · · · · · · · · · · ·				
Name Address	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			
	(city and state or co			
Name of each previously reported organization that is no longer affiliated with the re	gistrant or client			
The second provides by reported organization that is no rought attracted with more	Zish mit Or their			
PREIGN ENTITIES				
Add the following foreign entities				
Name Address Principal place of business (city and state or country)	Amount of contribution for lobbying activities	Ownership percentage in		
(city and sole of costilay)		client		
Name of each previously reported foreign entity that no longer owns, or controls, or i	s affiliated with the registra	nt, client or		
affiliated organization	·			
	5/11/9	9		
ature Offing Missour of Date	2/11/9			
d Name and Title Harry W. Clark III, Managing Partner		_		
-2 (Rev. 6/98)	.ва.	7 /		

LOBBYING ACTIVITY. See engaged in lobbying on behalf information as requested. Attach	of the client during the rep	essary to reflect the general issue areas in which the registrant conting period. Using a separate page for each code, provide seded.
15. General issue area code	(one per page)
property rights, taxes, internet tax freedom, a (HR. 3736, 2368, 2372, House/Senate Treasury A and Related Programs Ap	encryption, fast to nd other matters aff 2991, 695, 947, 1689 ppropriations Act of propriations Act of	dde range of issues, including intellectual rack trade authority, normal trade relations, fecting the computer software industry. 9; S. 2067, 405, 1260, 507, 1723; 1999; Foreign Operations, Export Financing, 1999; Department of Commerce, Justice and Appropriations for FY 1999).
17. House(s) of Congress and I	Federal agencies contacted	Check if None
Senate House of Representativ	es	
18. Name of each individual w	ho acted as a lobbyist in th	nis issue area
Name	8/95 - 8/97	Covered Official Position (if applicable) Assistant to the Speaker of the House Of Representatives, Rep. Newt Gingrich(R-GA)
. Ed Kutler Mimi Simoneaux	1/96 - 1/97	Legislative Asst. for Rep. Billy Tauzin(R-LA).
MINI SIMONEAUX	1/97 - 2/98	Legislative Dir. for Rep. Billy Tauzin(R-LA)
Andrew Goldman		
Deirdre Stach		
Vin Weber		
19. Interest of each foreign entity	in the specific issues listed o	n line 16 above Check if None
Signature		Date
Printed Name and Title		
		Page 8 of 11

Registrant Name Clark & Weinstock Inc. Client Name Microsoft Corporation

1. Client new principal place	e of business (if different from line 20)			*******************
City	· Su	nte/Zip (or Country)		
2. New general description o	of client's business or activities			
OBBYIST UPDAT: 3. Name of each previous		no longer expected to act as a lobb	yist for the client	
Kent Knutson				
SUE UPDATE				
General lobbying iss	sues previously reported that no le	onger pertain		
FILIATED ORGA				
Add the following at	ffiliated organization(s)			
Name		Address Principal Place of Business		
·····			(city and state or c	ountry)
Name of each require	unly reported organization that is	no longer offiliated with the region	rant or client	
Name of each previo	usly reported organization that is	no longer affiliated with the regist	rant or client	
Name of each previo	usly reported organization that is	no longer affiliated with the regist	rant or client	
REIGN ENTITIES		no longer affiliated with the regist	rant or client	
REIGN ENTITIES Add the following for	reign entities			Ousenhis
REIGN ENTITIES		Principal place of business (city and state or country)	Amoun: of contribution for lobbying activities	Ownership percentage in
REIGN ENTITIES Add the following for	reign entities	Principal place of business	Amount of contribution	
REIGN ENTITIES Add the following for	reign entities	Principal place of business	Amount of contribution	percentage in
REIGN ENTITIES Add the following for	reign entities	Principal place of business	Amount of contribution	percentagein
REIGN ENTITIES Add the following for Name	reign entities Address	Principal place of business (city and state or country)	Amoun: of contribution for lobbying activities	percentage in client
REIGN ENTITIES Add the following for Name Name	Address Address usly reported foreign entity that n	Principal place of business	Amoun: of contribution for lobbying activities	percentage in client
OREIGN ENTITIES Add the following for Name	Address Address usly reported foreign entity that n	Principal place of business (city and state or country)	Amoun: of contribution for lobbying activities	percentage in client
PREIGN ENTITIES Add the following for Name Name	Address Address usly reported foreign entity that non	Principal place of business (city and state or country) o longer owns, or controls, or is a	Amount of contribution for lobbying activities	percentage in client
Name of each previous affiliated organization	Address Address usly reported foreign entity that non	Principal place of business (city and state or country) o longer owns, or controls, or is a	Amoun: of contribution for lobbying activities	percentage in client
REIGN ENTITIES Add the following for Name Name Name Name of each previous affiliated organization	Address Address usly reported foreign entity that n	Principal place of business (city and state or country) o longer owns, or controls, or is a	Amount of contribution for lobbying activities	percentage in client

Registrant Name_Clark & Weinsto	ck Inc. Clier	nt Name Microsoft Corporation
engaged in lobbying on behalf of the information as requested. Attach add	client during the re- ditional page(s) as no	
15. General issue area code <u>BUD</u>	(one per page	;)
property rights, taxes, enc internet tax freedom, and o (HR. 3736, 2368, 2372, 2991 House/Senate Treasury Appro and Related Programs Approp	ryption, fast to ther matters aff , 695, 947, 1689 priations Act of riations Act of lated Agencies	ide range of issues, including intellectual rack trade authority, normal trade relations, fecting the computer software industry. 9; S. 2067, 405, 1260, 507, 1723; f 1999; Foreign Operations, Export Financing, 1999; Department of Commerce, Justice and Appropriations for FY 1999). Checkif None
18. Name of each individual who act	ted as a lobbyist in th	his issue area
Name		Covered Official Position (if applicable)
. Ed Kutler	8/95 - 8/97	Assistant to the Speaker of the House Of Representatives, Rep. Newt Gingrich(R-GA)
Mimi Simoneaux	1/96 - 1/97	Legislative Asst. for Rep. Billy Tauzin(R-LA)
	1/97 - 2/98	Legislative Dir. for Rep. Billy Tauzin(R-LA)
Andrew Goldman	,	
Deirdre Stach		
Vin Weber		
		+
19. Interest of each foreign entity in the	specific issues listed o	on line 16 above
Signature		Date
-		
Printed Name and Title		
		Page o!

Client new address					
21. Client new principal place of	business (if different from line 20)			•••••	
City		ste/Zip (or Country)			
22. New general description of cl	***************************************				
LOBBYIST UPDATE 3. Name of each previous	ly reported individual who is n	to longer expected to act as a lobb	yist for the client		
Kent Knutson			•		
SSUE UPDATE					
4. General lobbying issues	previously reported that no lo	inger penain			
FFILIATED ORGANI					
5. Add the following affilia	ated organization(s)				
Name		Address	Principal Place of E	lucinecs	
Name		Address Principal Place of Business (city and state or country)			
_			,,		
·					
. Name of each previously	reported organization that is:	no longer affiliated with the regist	trant or client		
OREIGN ENTITIES . Add the following foreign	n entities				
Name	Address	Principal place of business	Amount of contribution	Ownership	
	•	(city and state or country)	for lobbying activities	percentage in client	
Name of each previously	reported foreign entity that no) longer owns, <u>or</u> controls, <u>or</u> is থ	ffiliated with the regist.	Int, client or	
affiliated organization	topottoo rottoigit attiti titatista		•		
<i>I</i>					
~ <i>/</i> .	. 1		7/1/2	01	
nature	on Whom.	IU Date_	2/11/9		
•••	Clark III Nana	cinc Partner			
SAN THE HATT	V W. LIKIK III. MADAV				
'ed Name and Title Harr ' D-2 (Rev. 6/98)	y w. clark III, nana	gring rattiler	n	11 1	

ATTACHMENT 17 TO THE DECLARATION OF BRIAN DAUTCH

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510 S9 AUG 11 AM 10: 51

MERCE OF THE CLERK
COMPUSE OF REPRESENTATIVES

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required To Complete This Page

DEDODE	

1. Registrant Name Clark & Weinstock		
2. Address Check if different than previously reported		
	shington,DC20006	
City: New York State	Zip (or Country) NY 10017	•
4. Contact Name Telephone	E-mail (optional)	5. Senate ID#
Cheryl Faunce (202) 261-4005	cfaunce@cwdc.com	9443-381
. Client Name Self		6. House TD #
Microsoft Corp	/	316-98027
Check if this is a Termination Report □ Termination NCOME OR EXPENSES - Complete Either	r Line 12 OR Line 13	1. No Lobbying Activity
12. Lobbying Firms	13. Organizat	ions
NCOME relating to lobbying activities for this reporting eriod was:	EXPENSES relating to lobbying activi period were:	ties for this reporting
ess than \$10,000 🔲	Less than \$10,000 🗖	
_	\$10,000 or more □ ⇒ \$	
10,000 or more		spenses (nearest \$20,000)
rovide a good faith estimate, rounded to the nearest \$20,000,	14. REPORTING METHOD. Check accounting method. See instructions for	
all lobbying related income from the client (including all	☐ Method A. Reporting amounts usin	g LDA definitions only
syments to the registrant by any other entity for lobbying stivities on behalf of the client).	Method B. Reporting amounts und Internal Revenue Code	er section 6033(b)(8)of the
	Method C. Reporting amounts und Internal Revenue Code	
nature		
nted Name and Title Vic Fazio - Partner		
2 (REV. 6/98)		PAGE 1 of to_

Registrant Name_Clark_&_Weinstock	Client Name Microsoft Corp.	
LOBBYING ACTIVITY. Select as many codes as engaged in lobbying on behalf of the client during the information as requested. Attach additional page(s)	s necessary to reflect the general issue areas in which the regis he reporting period. Using a separate page for each code, pro as needed.	strant ovide
15. General issue area code BUD (one per	page)	
16. Specific lobbying issues	,	
S. 1234, Foreign Operations, Export Financing, and R S. 1282, Treasury and General Government Appropri Support of Microsoft's position across a wide range of	d Related Programs Appropriations Act, 2000, (SAFE) Act, e, the Judiciary and Related Agencies Appropriations Act, 2000, elated Programs Appropriations Act, 2000,	st
17. House(s) of Congress and Federal agencies conta	acted Check if None	
House of Representatives Senate White House		
18. Name of each individual who acted as a lobbyist Name Bainwol, Mitch	Covered Official Position (if applicable) Ch of Staff, Sen. Mack	New
	Ch of Staff, Sen. Rep. Conf	<u> </u>
Goldman, Andrew		
Kutler, Ed	Asst. to the Speaker, U.S. House	0
Simoneaux, Mimi	Leg. Dir for Rep. Tauzin	1
Stach, Deirdre		
Stuart, Sandi	Asst. Sec. of Defense (DOD)	Ø
Weber, Vin		
Fazio, Vic (Exec. Branch Only)	Member, U.S. House of Reps.	ð
9. Interest of each foreign entity in the specific issues listed	d on line 16 above 🖾 Check if None	•
ignature	Date8/9/99	
rinted Name and Title <u>vic Fazio - Partner</u>		
m LD-2 (Kev 6/98)	Proc A of	te_

Registrant Name Clark & Weinstock C	lient Name Microsoft Corp.	
	necessary to reflect the general issue areas in which the regis reporting period. Using a separate page for each code, pros s needed.	
15. General issue area codeCPI (one per p	age)	
S. 1234, Foreign Operations, Export Financing, and Rel S. 1282, Treasury and General Government Appropriat Support of Microsoft's position across a wide range of is	Related Programs Appropriations Act, 2000, AFE) Act, the Judiciary and Related Agencies Appropriations Act, 2000, ated Programs Appropriations Act, 2000, tions Act, 2000, sues, including intellectual property rights, taxes, encryption, factor freedom, and other matters affecting the computer software	st
House of Representatives	•	
Senate White House		
18. Name of each individual who acted as a lobbyist in	this issue arca	
Name	Covered Official Position (if applicable)	New
Bainwol, Mitch	Ch of Staff, Sen. Mack Ch of Staff, Sen. Rep. Conf	⊠
Goldman, Andrew		
Kutler, Ed	Asst. to the Speaker, U.S. House	
Simoneaux, Mimi	Leg. Dir.for Rep. Tauzin	
Stach, Deirdre	•	
Stuart, Sandi	Asst. Sec. of Defense (DOD)	123
Weber, Vin		a
Fazio, Vic (Exec. Branch Only)	Member, U.S. House of Reps.	ď
9. Interest of each foreign entity in the specific issues listed	on line 16 above	
gnature	Datc8/9/99	
rinted Name and Title <u>Vic Fazio - Partner</u>		
mu I D. 2 (Para 6/09)	7 of .	6_
Til LD-2 (Rev.698)		

Registrant Name Clark & Weinstock C	lient Name Microsoft Corp.	
	ecessary to reflect the general issue areas in which the regis reporting period. Using a separate page for each code, pro- needed.	
15. General issue area code TAX (one per pa	ige)	
16. Specific lobbying issues	•	
S. 1234, Foreign Operations, Export Financing, and Rela S. 1282, Treasury and General Government Appropriati Support of Microsoft's position across a wide range of iss	telated Programs Appropriations Act, 2000, AFE) Act, the Judiciary and Related Agencies Appropriations Act, 2000, ated Programs Appropriations Act, 2000, tons Act, 2000, tues, including intellectual property rights, taxes, encryption, facts freedom, and other matters affecting the computer software	st
17. House(s) of Congress and Federal agencies contact	ed Check if None	
House of Representatives Senate White House		
18. Name of each individual who acted as a lobbyist in Name Bainwol, Mitch	Covered Official Position (if applicable) Ch of Staff, Sen. Mack	Niew (X)
	Ch of Staff, Sen. Rep. Conf	
Goldman, Andrew		
Kutler, Ed	Asst. to the Speaker, U.S. House	0
Simoneaux, Mimi	Leg. Dir.for.Rep. Tauzin	
Stach, Deirdre		
Stuart, Sandi	Asst. Sec. of Defense (DOD)	Ø
Weber, Vin		
Fazio, Vic (Exec. Branch Only)	Member, U.S. House of Reps.	Ø
		1
19. Interest of each foreign entity in the specific issues listed of	on line 16 above 🖾 Check if None	
Signature	Date8/9/99	
Printed Name and Title vic Fazio - Partner		
7011 LD-Z (Rev.6/98)	p 4. or	₽

Registrant Name Clark & Weinstock	Client Name Microsoft Corp.	
	s necessary to reflect the general issue areas in which the regis he reporting period. Using a separate page for each code, pro as needed.	
15. General issue area code (one per	page)	
16. Specific lobbying issues	•	
H.R. 2490, Treasury and General Government Appro H.R. 2606, Foreign Operations, Export Financing, and H.R.850, Security And Freedom through Encryption of S. 1217, Departments of Commerce, State, and Justice S. 1234, Foreign Operations, Export Financing, and R S. 1282, Treasury and General Government Appropri Support of Microsoft's position across a wide range of track trade authority, normal trade relations, internet industry.	Related Programs Appropriations Act, 2000, (SAFE) Act, the Judiciary and Related Agencies Appropriations Act, 2000, clated Programs Appropriations Act, 2000, lations Act, 2000, issues, including intellectual property rights, taxes, encryption, factax freedom, and other matters affecting the computer software	st
17. House(s) of Congress and Federal agencies conta House of Representatives Senate White House	acted Chook II None	
18. Name of each individual who acted as a lobbyist Name Bainwol, Mitch	Covered Official Position (if applicable) Ch of Staff, Sen. Mack Ch of Staff, Sen. Rep. Conf	New 😥
Goldman, Andrew		
Kutler, Ed	Asst. to the Speaker, U.S. House	٥
Simoneaux, Mimi Stach, Deirdre	LegDirforRepTauzin	
Stuart, Sandi	Asst. Sec. of Defense (DOD)	Ø
Weber, Vin	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0
Fazio, Vic (Exec. Branch Only)	Member, U.S. House of Reps.	8
19. Interest of each foreign entity in the specific issues liste	ed on line 16 above	
Signature	Datc8/9/99	
Printed Name and Title Vic Fazio - Partner		
"om LD-2 (Rcv.6/98)	n 5 of	P

Registrant Name Clark & Weinstock Clie	ni Name Microsoft Corp.	
	cessary to reflect the general issue areas in which the regist porting period. Using a separate page for each code, pro needed.	
15. General issue area code <u>TRD</u> (one per page	c)	
16. Specific lobbying issues II.R. 2490, Treasury and General Government Appropriat II.R. 2606, Foreign Operations, Export Financing, and Rel H.R.850, Security And Freedom through Encryption (SAF	ated Programs Appropriations Act, 2000, E) Act,	
S. 1234, Foreign Operations, Export Financing, and Relate S. 1282, Treasury and General Government Appropriation Support of Microsoft's position across a wide range of issue track trade authority, normal trade relations, internet tax findustry.	ns Act, 2000, es, including intellectual property rights, taxes, encryption, fas freedom, and other matters affecting the computer software	t
17. House(s) of Congress and Federal agencies contacted	i Check if None	
House of Representatives Senate White House		
18. Name of each individual who acted as a lobbyist in th	nis issue area	
Name	Covered Official Position (if applicable)	New
Bainwol, Mitch	Ch of Staff, Sen. Mack Ch of Staff, Sen. Rep. Conf	Ø
Goldman, Andrew		
Kutler, Ed	Asst. to the Speaker, U.S. House	
Simoneaux, Mimi	Leg. Dir.for Rep. Tauzin	
Stach, Deirdre		
Stuart, Sandi	Asst. Sec. of Defense (DOD)	囡
Weber, Vin		
Fazio, Vic (Exec. Branch Only)	Member, U.S. House of Reps.	\square
9. Interest of each foreign entity in the specific issues listed on	line 16 above	
gnature	Date 8/9/99	
inted Name and Title <u> </u>	Por Gold	0
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ATTACHMENT 18 TO THE DECLARATION OF BRIAN DAUTCH

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510

HAND DELLAMEN

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Page 10 Pil 5: 02

Registrant Name		7 Mar. 40. 12 5 20 14 15
Clark & Weinstock		
2. Address ☐ Check if different than previously reported 1775 I Street NW, Ste 700 Washington, DC 20006		
Principal Place of Business (if different from line 2)		
City New York, State/Zip (or Country)	NY 10017	
4. Contact Name Telephone E-ma	úl (optional)	5. Senate ID #
Lisa Simpson 202-261-4025 lisa	@cwdc.com	9443-381
7. Client Name Self		6. House ID#
Microsoft Corp		316-98027
0. Check if this is a Termination Report		11. No Lobbying Activity
12. Lobbying Firms	13. Organization	ons
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activities period were:	es for this reporting
Less than \$10,000 🔲	Less than \$10,000	
\$10,000 or more	\$10,000 or more	
Provide a good faith estimate, rounded to the nearest \$20,000 of all lobbying related income from the client	147 REPORTING METHOD. Check be accounting method. See instructions for details	
(including all payments to the registrant by any other entity	☐ Method A. Reporting amounts using	LDA definitions only
for lobbying activities on behalf of the client).	☐ Method B. Reporting amounts under section 6033(b)(8) of the Internal Revenue Code	
	☐ Method C. Reporting amounts under Internal Revenue Code	r section 162(e) of the
gnature	Date _8/11/200	0
ated Name and Title Vin Weber - Partner		Page 1 of 7
ed Plante and Thic		

Registrant Name:	Clark & Weinstock		
Client Name:	Microsoft Corp		
engaged in lobbying	· · ·	to reflect the general issue areas in which the registrant geriod. Using a separate page for each code, provide	
15. General issue	area code <u>CPI</u> (one per page)		
16. Specific Lobb See attached			
17. House(s) of C House of Rep Senate	ongress and Federal agencies contacted presentatives	☐ Check if None	
18. Name of each	individual who acted as a lobbyist in this is:	sue area	
	Name	Covered Official Position (if applicable)	New
Kutler, Ed			No
Simoneaux, M	Aimi .		No
Stach, Deirdr	re		No
Weber, Vin			No
Fazio, Vic		Member, U.S. House of Representatives	No
Stuart, Sandi		Asst. Sec. of Defense, Legislative Branch Only	No
		_	
19. Interest of each	h foreign entity in the specific issues listed o	on line 16 above 🔀 Check if None	
		1	
Signature		Date 8/11/2000	
Printed Name and T	itle Vin Weber - Partner	Page	2 of 7

Registrant Name: Clark & Weinstock Microsoft Corp Client Name: Data Description m 16 Lobbying Issues Lobbied the following legislation dealing with digital signatures: * H.R. 1572, To require the adoption and utilization of digital signatures by Federal agencies and to encourage the use of digital signatures in private sector electronic transactions. * H.R. 1685, To provide for the recognition of electronic signatures for the conduct of interstate and foreign commerce, to restrict the transmission of certain electronic mail advertisements, to authorize the Federal Trade Commission to prescribe rules to protect the privacy of users of commercial Internet websites, to promote the rapid deployment of broadband Internet services, and for other purposes. * H.R. 1714, To facilitate the use of electronic records and signatures in interstate or foreign commerce. Educated members of Congress regarding Microsoft's position on instant messaging. Educated members of Congress regarding various Internet privacy issues. Lobbied the following legislation dealing with clarifying hyperlinks to the Internet: * S. 247, A bill to amend title 17, United States Code, to reform the copyright law with respect to satellite retransmissions of broadcast signals, and for other purposes. * H.R. 768, To amend title 17, United States Code, to reform the copyright law with respect to satellite retransmissions of broadcast signals, and for other purposes. * H.R. 1027, To provide for the carriage by satellite carriers of local broadcast station signals, and for other purposes. * H.R. 1554, To amend the provisions of title 17, United States Code, and the Communications Act of 1934, relating to copyright licensing and carriage of

broadcast signals by satellite.

Registrant Name: Clark & Weinstock		
Client Name: Microsoft Corp		
LOBBYING ACTIVITY. Select as many codes as necessary engaged in lobbying on behalf of the client during the reporting information as requested. Attach additional page(s) as needed.	g period. Using a separate page for each code, provide	
15. General issue area code <u>GOV</u> (one per page)		
16. Specific Lobbying issues Informed members of Congress regarding Microsoft's	's position on the Department of Justice's antitrust suit.	
mornica members of congress regarding vaccosore	s position on the Department of Justice's anim use suite	
17. House(s) of Congress and Federal agencies contacted House of Representatives Senate	☐ Check if None	
3. Name of each individual who acted as a lobbyist in this iss	sue area	
Name	Covered Official Position (if applicable)	New
Kutler, Ed		No
Simoneaux, Mimi		No
Stach, Deirdre		No
Weber, Vin		No
Fazio, Vic	Member, U.S. House of Representatives	No
Stuart, Sandi	Asst. Sec. of Defense, Legislative Branch Only	No
	_	
·		
Control of the contro	on line 16 above Check if None	
Interest of each foreign entity in the specific issues listed of	on line 16 above 🔀 Check if None	
	V .	
ignature	Date 8/11/2000	
rinted Name and Title Vin Weber - Partner	Page	4 of 7

Registrant Name:	Clark & Weinstock		
Client Name:	Microsoft Corp		
.gaged in lobbyin		to reflect the general issue areas in which the registrant period. Using a separate page for each code, provide	
5. General issue	area code IMM (one per page)		
* S. 1563, A I * H.R. 2687, completing a nonimmigran those fields. * H.R. 3983,	following legislation dealing with H1-B vibil to establish the Immigration Affairs ATO amend the Immigration and National postsecondary degree in mathematics, so it classification in order to remain in the To amend the Immigration and National	isas: Agency within the Department of Justice, and for other plity Act to establish a 5-year pilot program under which clence, engineering, or computer science are permitted to United States for a 5-year period for the purpose of worldly Act to promote a fairer and more efficient means for I-1B nonimmigrant fees, and for other purposes.	certain aliens change king in one of
7. House(s) of C House of Rep Senate	ongress and Federal agencies contacted presentatives	☐ Check if None	
Name of each	individual who acted as a lobbyist in this is:	sue area Covered Official Position (if applicable)	New
Kutler, Ed			No
Simoneaux, I	Mimi		No
Stach, Deirdi	re		No
Weber, Vin			No
Fazio, Vic		Member, U.S. House of Representatives	No
Stuart, Sand	l	Asst. Sec. of Defense, Legislative Branch Only	No
). Interest of eac	h foreign entity in the specific issues listed o	on line 16 above 🔀 Check if None	
gnature		Date 8/11/2000	
inted Name and	Vi- Wahan Doutner	Pa	ge 5 of 7

lient Name:	Microsoft Corp		
igaged in lobbyin	•	y to reflect the general issue areas in which the registrant g period. Using a separate page for each code, provide	
5. General issue	area code TRD (one per page))	
* H.J. Res. 5 products of t * S. 2115, A	following legislation dealing with Perma 7, Disapproving the extension of nondiso the People's Republic of China. bill to ensure adequate monitoring of the	ment Normal Trade Relations (PNTR) with China: criminatory treatment (normal trade relations treatment commitments made by the People's Republic of China is procedures to ensure compliance with those commitment.	n its accession
	Congress and Federal agencies contacted presentatives	☐ Check if None	
Name of each	individual who acted as a lobbyist in this is	ssue area	,
Name of each	individual who acted as a lobbyist in this is	Covered Official Position (if applicable)	New
Name of each	·		New No
,	Name		
Kutler, Ed	Name Mimi		No
Kutler, Ed	Name Mimi		No No
Kutler, Ed Simoneaux, I Stach, Deird	Name Mimi	Covered Official Position (if applicable)	No No No
Kutler, Ed Simoneaux, I	Name Mimi re	Covered Official Position (if applicable) Member, U.S. House of Representatives	No No No
Kutler, Ed Simoneaux, I Stach, Deird Weber, Vin Fazio, Vic Simpson, Lis	Name Mimi re	Covered Official Position (if applicable) Member, U.S. House of Representatives	No No No No

	Clark & Weinstock Microsoft Corp		· · · · · · · · · · · · · · · · · · ·		
		ete ONLY where re	egistration information ha	is changed.	
. Client new addres					···
. Client new princip	oal place of business (if differen	t from line 20)			
y .		Zip (or Country)			
New general desc	ription of client's business or act	ivities			
OBBYIST UPI Name of each Bainwol, Mit	previously reported indiv	idual who is no long	er expected to act as a lobb	yist for the client	
SUE UPDATE General lobby	ing issues previously repo	orted that no longer p	ertain		
	RGANIZATIONS ving affiliated organization	n(s)			
	Name	A	idress	Principal Place of B (city and state or co	
Name of each	previously reported organ	ization that is no lon	ger affiliated with the regis	trant or client	
REIGN ENT Add the follow	ITIES ring foreign entities				
Name	A	.ddr es s	Principal Place of Business (city and state or country)	Amount of contribution for lobbying activities	Ownership %
			+		
Name of each or affiliated or		n entity that no long	er owns, or controls, or is a	iffiliated with the registrant.	client,
ature	m Well	W	D	ate8/11/2000	
ted Name and Ti	ie Vin Weber - Partn	er			nge 7 of

ATTACHMENT 19 TO THE DECLARATION OF BRIAN DAUTCH

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510

HAND DELIVERED ***

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Page

7
- (

1. Registrant Name Clark & Weinstock		
2. Registrant Address	DC 20006	,
City New York, State/Zip (or Country)	NY 10017	
·	-mail (optional) Sa@cwdc.com	5. Senate ID # 9443-381
7. Client Name		6. House 1D # 316-98027
NCOME OR EXPENSES - Complete Eit	her Line 12 OR Line 13	
12. Lobbying Firms	13. Organiza	tions
NCOME relating to lobbying activities for this reporting	13. Organizate EXPENSES relating to lobbying activities period were:	
12. Lobbying Firms INCOME relating to lobbying activities for this reporting period was: Less than \$10,000	EXPENSES relating to lobbying activi	
NCOME relating to lobbying activities for this reporting period was: Less than \$10,000 S10,000 or more S >> \$ \$280,000.00 Income (nearest \$20,000) Provide a good faith estimate, rounded to the nearest	EXPENSES relating to lobbying activi period were: Less than \$10,000 \$10,000 or more >>\$	ties for this reporting xpenses (nearest \$20,000) t box to indicate expense
NCOME relating to lobbying activities for this reporting period was: Less than \$10,000 S10,000 or more S >> \$ \$280,000.00 Income (nearest \$20,000) Provide a good faith estimate, rounded to the nearest \$20,000 of all lobbying related income from the client	EXPENSES relating to lobbying activity period were: Less than \$10,000 \$10,000 or more >> \$ E 14. REPORTING METHOD. Check	xpenses (nearest \$20,000) a box to indicate expense description of options.
NCOME relating to lobbying activities for this reporting period was: Less than \$10,000 \$10,000 or more \$\infty >> \$ \$\frac{\$280,000.00}{\$}\$	EXPENSES relating to lobbying activity period were: Less than \$10,000 \$10,000 or more >> \$ E 14. REPORTING METHOD. Check accounting method. See instructions for	expenses (nearest \$20,000) a box to indicate expense description of options. Ing LDA definitions only der section 6033(b)(8) of
NCOME relating to lobbying activities for this reporting period was: Less than \$10,000 S10,000 or more S >> S \$280,000.00 Income (nearest \$20,000) Provide a good faith estimate, rounded to the nearest \$20,000 of all lobbying related income from the client including all payments to the registrant by any other entity	EXPENSES relating to lobbying activity period were: Less than \$10,000 \$10,000 or more >> \$ E 14. REPORTING METHOD. Check accounting method. See instructions for Method A. Reporting amounts usited Method B. Reporting amounts units.	expenses (nearest \$20,000) a box to indicate expense description of options. Ing LDA definitions only der section 6033(b)(8) of code der section 162(e) of the

Registrant Name:	Clark & Weinstock		
Client Name:	Microsoft Corp		
ngaged in lobbying		to reflect the general issue areas in which the registrant period. Using a separate page for each code, provide	·
15. General issue	area code <u>CPI</u> (one per page)		
16. Specific Lobb See attached			
17. House(s) of C House of Rep Senate	ongress and Federal agencies contacted oresentatives	☐ Check if None	
18. Name of each	individual who acted as a lobbyist in this is	ssue area	
Name		Covered Official Position (if applicable)	New
Fazio, Vic		Member, U.S. House of Representatives	No
Kutler, Ed			No
Simoneaux, I	⁄limi		No
Stach, Deird	re		No
Stuart, Sand	-	Asst. Sec. of Defense, Legislative Branch Only	No
Urban, Anne		Legislative Director, Sen. Robert Kerrey	Yes
Weber, Vin			No
19. Interest of eac	h foreign entity in the specific issues listed	on line 16 above 🔀 Check if None	
Signature		Date 2/9/01	
,	*** *** **** ****	Pag	e 2 of 7
rinted Name and	Tiue	rag	C 2 01 /

Registrant Name: Clark & Weinstock Client Name: Microsoft Corp 'tem Description Lobbied the following legislation dealing with digital signatures: ś Lobbying Issues * H.R. 1572, To require the adoption and utilization of digital signatures by Federal agencies and to encourage the use of digital signatures in private sector electronic transactions. * H.R. 1685, To provide for the recognition of electronic signatures for the conduct of interstate and foreign commerce, to restrict the transmission of certain electronic mail advertisements, to authorize the Federal Trade Commission to prescribe rules to protect the privacy of users of commercial Internet websites, to promote the rapid deployment of broadband Internet services, and for other purposes. * H.R. 1714, To facilitate the use of electronic records and signatures in interstate or foreign commerce. Educated members of Congress regarding Microsoft's position on instant Educated members of Congress regarding various Internet privacy issues. Lobbied the following legislation dealing with clarifying hyperlinks to the Internet: * S. 247, A bill to amend title 17, United States Code, to reform the copyright law with respect to satellite retransmissions of broadcast signals, and for other purposes. * H.R. 768, To amend title 17, United States Code, to reform the copyright law with respect to satellite retransmissions of broadcast signals, and for other purposes. * H.R. 1027, To provide for the carriage by satellite carriers of local broadcast station signals, and for other purposes. * H.R. 1554, To amend the provisions of title 17, United States Code, and the Communications Act of 1934, relating to copyright licensing and carriage of broadcast signals by satellite.

Educated members of Congress on the competition in the software market.

Page 3 of 7

lient Name: Microsoft Corp		
OBBYING ACTIVITY. Select as many codes as necessary to ingaged in lobbying on behalf of the client during the reporting information as requested. Attach additional page(s) as needed.		
5. General issue area code <u>GOV</u> (one per page)		
 Specific Lobbying issues Informed members of Congress regarding Microsoft's 	s nosition on the Department of Justice's antitrust suit	
morned members of congress regarding varieties.	position on the Department of Justice 3 minut are suita	
7. House(s) of Congress and Federal agencies contacted House of Representatives	☐ Check if None	
Senate		
8. Name of each individual who acted as a lobbyist in this iss	sue area	
8. Name of each individual who acted as a lobbyist in this iss Name	sue area Covered Official Position (if applicable)	New
		New No
Name	Covered Official Position (if applicable)	
Name Fazio, Vic	Covered Official Position (if applicable)	No
Name Fazio, Vic Kutler, Ed	Covered Official Position (if applicable)	No No
Name Fazio, Vic Kutler, Ed Simoneaux, Mimi	Covered Official Position (if applicable)	No No No
Name Fazio, Vic Kutler, Ed Simoneaux, Mimi Stach, Deirdre	Covered Official Position (if applicable) Member, U.S. House of Representatives	No No No
Name Fazio, Vic Kutler, Ed Simoneaux, Mimi Stach, Deirdre Stuart, Sandi	Covered Official Position (if applicable) Member, U.S. House of Representatives Asst. Sec. of Defense, Legislative Branch Only	No No No No
Name Fazio, Vic Kutler, Ed Simoneaux, Mimi Stach, Deirdre Stuart, Sandi Urban, Anne	Covered Official Position (if applicable) Member, U.S. House of Representatives Asst. Sec. of Defense, Legislative Branch Only	No No No No Yes
Name Fazio, Vic Kutler, Ed Simoneaux, Mimi Stach, Deirdre Stuart, Sandi Urban, Anne Weber, Vin	Covered Official Position (if applicable) Member, U.S. House of Representatives Asst. Sec. of Defense, Legislative Branch Only Legislative Director, Sen. Robert Kerrey	No No No No Yes
Name Fazio, Vic Kutler, Ed Simoneaux, Mimi Stach, Deirdre Stuart, Sandi Urban, Anne Weber, Vin	Covered Official Position (if applicable) Member, U.S. House of Representatives Asst. Sec. of Defense, Legislative Branch Only Legislative Director, Sen. Robert Kerrey	No No No No Yes
Name Fazio, Vic Kutler, Ed Simoneaux, Mimi Stach, Deirdre Stuart, Sandi Urban, Anne Weber, Vin	Covered Official Position (if applicable) Member, U.S. House of Representatives Asst. Sec. of Defense, Legislative Branch Only Legislative Director, Sen. Robert Kerrey	No No No No Yes
Name Fazio, Vic Kutler, Ed Simoneaux, Mimi Stach, Deirdre Stuart, Sandi Urban, Anne Weber, Vin	Covered Official Position (if applicable) Member, U.S. House of Representatives Asst. Sec. of Defense, Legislative Branch Only Legislative Director, Sen. Robert Kerrey	No No No No Yes
Name Fazio, Vic Kutler, Ed Simoneaux, Mimi Stach, Deirdre Stuart, Sandi Urban, Anne	Covered Official Position (if applicable) Member, U.S. House of Representatives Asst. Sec. of Defense, Legislative Branch Only Legislative Director, Sen. Robert Kerrey on line 16 above M. Check if None	No No No No Yes

Registrant Name:	Clark & Weinstock		
Client Name:	Microsoft Corp		
engaged in lobbying	•	to reflect the general issue areas in which the registrant g period. Using a separate page for each code, provide	
15. General issue			
* S. 1563, A t * H.R. 2687, completing a nonimmigrar those fields. * H.R. 3983,	ollowing legislation dealing with H1-B viole to establish the Immigration Affairs of To amend the Immigration and National postsecondary degree in mathematics, so it classification in order to remain in the To amend the Immigration and National	isas: Agency within the Department of Justice, and for other pullity Act to establish a 5-year pilot program under which cecience, engineering, or computer science are permitted to culticate States for a 5-year period for the purpose of working lity Act to promote a fairer and more efficient means for until the manning of the purposes.	rtain aliens change ng in one of
17. House(s) of C House of Rep Senate	ongress and Federal agencies contacted presentatives	☐ Check if None	
ŧ			
18. Name of each	individual who acted as a lobbyist in this is	ssue area	
Name		Covered Official Position (if applicable)	New
Fazio, Vic		Member, U.S. House of Representatives	No
Kutler, Ed			No
Simoneaux, I	Aimi		No
Stach, Deirdi	re		No
Stuart, Sand	l	Asst. Sec. of Defense, Legislative Branch Only	No
Urban, Anne	:	Legislative Director, Sen. Robert Kerrey	Yes
Weber, Vin			No
19. Interest of eac	h foreign entity in the specific issues listed	on line 16 above X Check if None	·
Signature		Date 2/9/01	
	ritle Vin Weber - Partner	P	. F of 7
Printed Name and	ine The Table	Page	5 of 7

Client Name: Microsoft Corp LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant negaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Attach additional page(s) as needed. 15. General issue area code TRD (one per page) 16. Specific Lobbying issuess Lobbied the following legislation dealing with Permanent Normal Trade Relations (PNTR) with China: **H.J. Res. 57, Disapproving the extension of nondiscriminatory treatment (normal trade relations treatment products of the People's Republic of China. **S. 2.115, A bill to ensure adequate monitoring of the commitments made by the People's Republic of Chi to the World Trade Organization and to create new procedures to ensure compliance with those commitments of the World Trade Organization and to create new procedures to ensure compliance with those commitments of Representatives 17. House(s) of Congress and Federal agencies contacted Chock if None 18. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) Fazio, Vic Member, U.S. House of Representatives Kutler, Ed Simoneaux, Mimit Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin 19. Interest of each foreign entity in the specific issues listed on line 16 above X Check if None	-
ngaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide a formation as requested. Attach additional page(s) as needed. 5. General issue area code TRD (one per page) 6. Specific Lobbying issues Lobbied the following legislation dealing with Permanent Normal Trade Relations (PNTR) with China: * H.J. Res. 57, Disapproving the extension of nondiscriminatory treatment (normal trade relations treatment products of the People's Republic of China. * S. 2115, A bill to ensure adequate monitoring of the commitments made by the People's Republic of Chi to the World Trade Organization and to create new procedures to ensure compliance with those commitments of Representatives 7. House(s) of Congress and Federal agencies contacted House of Representatives 8. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) Fazio, Vic Member, U.S. House of Representatives Kutler, Ed Simoneaux, Mimi Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	_
6. Specific Lobbying issues Lobbied the following legislation dealing with Permanent Normal Trade Relations (PNTR) with China: * H.J. Res. 57, Disapproving the extension of nondiscriminatory treatment (normal trade relations treatment products of the People's Republic of China. * S. 2115, A bill to ensure adequate monitoring of the commitments made by the People's Republic of Chit to the World Trade Organization and to create new procedures to ensure compliance with those commitments of Representatives of Representatives 7. House(s) of Congress and Federal agencies contacted House of Representatives 8. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) Fazio, Vic Member, U.S. House of Representatives Kutler, Ed Simoneaux, Mimi Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	
Lobbied the following legislation dealing with Permanent Normal Trade Relations (PNTR) with China: * H.J. Res. 57, Disapproving the extension of nondiscriminatory treatment (normal trade relations treatment products of the People's Republic of China. * S. 2115, A bill to ensure adequate monitoring of the commitments made by the People's Republic of Chi to the World Trade Organization and to create new procedures to ensure compliance with those commitments of the World Trade Organization and to create new procedures to ensure compliance with those commitments of Representatives 7. House(s) of Congress and Federal agencies contacted House of Representatives 8. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) Fazio, Vic Member, U.S. House of Representatives Kutler, Ed Simoneaux, Mimi Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	
House of Representatives Senate 8. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) Fazio, Vic Member, U.S. House of Representatives Kutler, Ed Simoneaux, Mimi Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	na in its accession
House of Representatives Senate Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) Fazio, Vic Member, U.S. House of Representatives Kutler, Ed Simoneaux, Mimi Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	
Name Covered Official Position (if applicable) Fazio, Vic Member, U.S. House of Representatives Kutler, Ed Simoneaux, Mimi Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	
Name Covered Official Position (if applicable) Fazio, Vic Member, U.S. House of Representatives Kutler, Ed Simoneaux, Mimi Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	
Fazio, Vic Member, U.S. House of Representatives Kutler, Ed Simoneaux, Mimi Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	
Kutler, Ed Simoneaux, Mimi Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	New
Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	No
Simpson, Lisa Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	No
Stach, Deirdre Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	No
Urban, Anne Legislative Director, Sen. Robert Kerrey Weber, Vin	No
Weber, Vin	No
	Yes
. Interest of each foreign entity in the specific issues listed on line 16 above Check if None	No
ignature Date 2/9/01	
rinted Name and Title Vin Weber - Partner	Page 6 of 7

egistrant Name:	Clark & We					
Client new add		ge - Complete ONI	LY where registration information	n has changed.		
o. Chair new add	1022					
1. Client new prin	cipal place of busi	ness (if different from line	20)			
ty		State/Zip (or Co	ountry)			·
. New general de	scription of client's	s business or activities	•			
OBBYIST U	PDATE					
3. Name of eac Simoneaux		ported individual wh	o is no longer expected to act as a l	obbyist for the clie	ent	
SUE UPDAT 4. General lob		eviously reported that	t no longer pertain			
FFILIATED 5. Add the foll		ATIONS 1 organization(s)				
	Name		Address		oal Place of Bu	
5. Name of eac	ch previously re	eported organization t	that is no longer affiliated with the	registrant or client		
OREIGN EN		entities				
Name		Address	Principal Place of Bus (city and state or cour		of contribution	Ownership %
	ch previously re organization	eported foreign entity	that no longer owns, or controls, o	r is affiliated with	the registrant,	, client,
	h-	3				
	m/	Tele_		Date 2/9/01		
gnature	/ /			Date		

ATTACHMENT 20 TO THE DECLARATION OF BRIAN DAUTCH

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510

HAND DELIVERED

LEGISLATIVE-RESOURCE CENTER

2001 AUG 13 AM 11: 48

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Page

J.S.	OFFICE U	NEPRESENTATIVES
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Clark & Weinstock			
2. Registrant Address		DC 20006	
3. Principal Place of Business (if different	from line 2)		
City New York,	State/Zip (or Country)	NY 10017	
4. Contact Name	Telephone E-mail	(optional)	5. Senate ID #
Lisa Simpson	202-261-4025 lisa@	cwdc.com	9443-381
7. Client Name Self Microsoft Corp			6. House ID # 316-98027
10. Check if this is a Termination F			11. No Lobbying Activity (
12. Lobbying			
	g Firms	13. Organization	ons
INCOME relating to lobbying act period was:		13. Organization EXPENSES relating to lobbying activitic period were:	
INCOME relating to lobbying act		EXPENSES relating to lobbying activiti	
INCOME relating to lobbying act period was:		EXPENSES relating to lobbying activiti period were:	
INCOME relating to lobbying act period was: Less than \$10,000 \$10,000 or more Provide a good faith estimate, roun	\$240,000.00 Income (nearest \$20,000)	EXPENSES relating to lobbying activiti period were: Less than \$10,000 \$10,000 or more >>\$	penses (nearest \$20,000) box to indicate expense
INCOME relating to lobbying act period was: Less than \$10,000 \$10,000 or more Provide a good faith estimate, rour \$20,000 of all lobbying related inc (including all payments to the regis	\$240,000.00 Income (nearest \$20,000) Inded to the nearest come from the client strant by any other entity	EXPENSES relating to lobbying activitive period were: Less than \$10,000	penses (nearest \$20,000) box to indicate expense description of options.
INCOME relating to lobbying act period was: Less than \$10,000 \$10,000 or more Provide a good faith estimate, rour \$20,000 of all lobbying related incomes.	\$240,000.00 Income (nearest \$20,000) Inded to the nearest come from the client strant by any other entity	EXPENSES relating to lobbying activitive period were: Less than \$10,000	penses (nearest \$20,000) box to indicate expense description of options. g LDA definitions only er section 6033(b)(8) of
INCOME relating to lobbying act period was: Less than \$10,000 \$10,000 or more Provide a good faith estimate, rour \$20,000 of all lobbying related inc (including all payments to the regis	\$240,000.00 Income (nearest \$20,000) Inded to the nearest come from the client strant by any other entity	EXPENSES relating to lobbying activitive period were: Less than \$10,000	penses (nearest \$20,000) box to indicate expense description of options. g LDA definitions only er section 6033(b)(8) of ode

Registrant Name:	Clark & Weinstock		~
Client Name:	Client Name: Microsoft Corp		
LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Attach additional page(s) as needed.			
15. General issue	, , , , , ,		
 Specific Lobb See attached 		•	
17. House(s) of C	Congress and Federal agencies contacted	☐ Check if None	
	of Commerce		
Executive Of	fice of the President		
	presentatives Vice President		
Senate			
18 Name of each	individual who acted as a lobbyist in this is:	CHA DEAG	
16. Italic of caci	i individual who acted as a loodyist in this is:		
Name		Covered Official Position (if applicable)	New
Bieron, Bria	n .	Policy Director, House Rules Committee	Yes
Fazio, Vic			No
Gribbin, Da	ve		Yes
Kutler, Ed			No
Mathews, Ji	m .		Yes
Morrison, T	imothy	Associate Director, Presidential Personnel	Yes
Stach, Deird	re		No
10 Interest of an	ch foreign entity in the specific issues listed	on line 16 above X Check if None	
19. Interest of each	on foreign entity in the specific issues ristory	of the 10 above	
Signature		Date 8/9/01	
Printed Name and	Title Vin Weber - Partner		Page 2 of 9

Registrant Name: Clark & Weinstock Client Name: Microsoft Corp Item Description 16 Lobbying Issues Help develop strategy and company policies on privacy law, including matters related to Windows XP and .NET and instant messaging through the following H.R. 1017, Anti-spamming Act of 2001, to prohibit unsolicited e-mail know as spam S. 2606, Consumer Privacy Protection Act S. 197, Spyware Control Privacy Protection Act, to provide for the disclosure of the collection of information through computer software and for other purposes Intellectual Properties issues--providing cyber and intellectual property enformement: Senate Report 107-42 S. 1215, Departments of Commerce, Justice, State, Judiciary and related Agencies Approprations Act 2002 H.R. 2500, Departments of Commerce, Justice, State, Judiciary and related Agencies Approprations Act 2002 H. AMDT. 192 Walters Amendment, to provide that none of the funds designated for the Office of the U.S. Trade Representative may be used to initiate a proceeding in the WTO challenging any law or policy of a developing country that promotes access to HIV/AIDS, pharmaceuticals or medical technologies to the population of H. AMDT. 194 Walters Amendment 2, to prohibit use of funds to initiate a proceeding in the WTO challenging any law of a country that is not a member of the OECD H. AMDT. 193 Kucinich Amendment, prohibits the use of funds in the bill to initiate a proceeding in the WTO challenging any law of a country that is not a member of the OECD relating to HIV/AIDS pharmaceuticals.

Registrant Name: Clark & Weinstock

Client Name:

Microsoft Corp

Item	Description	Data
18a 18b	Lobbyist Name Covered Official Position	Stuart, Sandi
18c	New Lobbyist	No
18a	Lobbyist Name	Urban, Anne
18b	Covered Official Position	Legislative Director, Sen. Robert Kerrey
18c	New Lobbyist	No
18a	Lobbyist Name	Weber, Vin
18b	Covered Official Position	
18c	New Lobbyist	No

Page 4

Clia	at Name:	Missouri Coun	
	nt Name:	Microsoft Corp	
enga	iged in lobbyin	TIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant ng on behalf of the client during the reporting period. Using a separate page for each code, provide quested. Attach additional page(s) as needed.	
15.	General issue	e area code GOV (one per page)	
16.	Specific Lobb Informed me	obying issues nembers of Congress regarding Microsoft's position on the Department of Justice's antitrust suit.	
17.		Congress and Federal agencies contacted Check if None epresentatives	
	Schatt		
18.	Name of each	ch individual who acted as a lobbyist in this issue area	
	Name	Covered Official Position (if applicable)	New
	Bieron, Bria	an Policy Director, House Rules Committee	Yes
	Fazio, Vic		No
	Gribbin, Da	ave	Yes
	Kutler, Ed		No
	Mathews, Ji	fim	Yes
	Morrison, T	Timothy Associate Director, Presidential Personnel	Yes
	Stach, Deird	dre	No
19.	Interest of ea	ach foreign entity in the specific issues listed on line 16 above Check if None	
Sign	nature	Date	
Prir	nted Name and	d Title Vin Weber - Partner	Page 5 of 9

Registrant Name: Clark & Weinstock

Client Name: Microsoft Corp

Item	Description	Data
18a	Lobbyist Name	Stuart, Sandi
18b	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	Urban, Anne
18b	Covered Official Position	Legislative Director, Sen. Robert Kerrey
18c	New Lobbyist	No
18a	Lobbyist Name	Weber, Vin
18b	Covered Official Position	
18c	New Lobbyist	No

Page 6 of 9

Registrant Name: Clark & Weinstock		
Client Name: Microsoft Corp		
LOBBYING ACTIVITY. Select as many codes as necessary engaged in lobbying on behalf of the client during the reporting information as requested. Attach additional page(s) as needed.	g period. Using a separate page for each code, provide	
15. General issue area code TRD (one per page)	I	
 Specific Lobbying issues Lobbied the following legislation dealing with Trade 1 * H.R. 2149, To extend trade authorities procedures v 		
17. However of Common and Endowsh approxima contracted		
 House(s) of Congress and Federal agencies contacted House of Representatives Senate 	☐ Check if None	
18. Name of each individual who acted as a lobbyist in this iss	sue area	
Name	Covered Official Position (if applicable)	New
Bieron, Brian	Policy Director, House Rules Committee	Yes
Fazio, Vic		No
Gribbin, Dave		Yes
Kutler, Ed		No
Mathews, Jim		Yes
Morrison, Timothy	Associate Director, Presidential Personnel	Yes
Stach, Deirdre		No
9. Interest of each foreign entity in the specific issues listed o	on line 16 above X Check if None	
Signature	Date 8/9/01	

Registrant Name: Clark & Weinstock

Client Name: Microsoft Corp

Item	Description	Data	
18a 18b 18c	Lobbyist Name Covered Official Position New Lobbyist	Urban, Anne Legislative Director, Sen. Robert Kerrey No	
18a 18b 18c	Lobbyist Name Covered Official Position New Lobbyist	Weber, Vin	

	Weinstock	,			<u> </u>
ient Name: <u>Microso</u>		ONTY			<u> </u>
O. Client new address	Page - Complet	e UNLY where re	egistration information has	changed.	
U. Chent new address					
1. Client new principal place of	business (if different fr	om line 20)			
City		o (or Country)			·
 New general description of ci 	lient's business or activi	ties			
LOBBYIST UPDATE					
3. Name of each previous	ly reported individu	ial who is no long	er expected to act as a lobbyis	st for the client	
•					
					•
SSUE UPDATE 4. General lobbying issues	s previously reporte	ed that no longer p	pertain		
IMM					
FFILIATED ORGAN	IZATIONS				 .
5. Add the following affili	ated organization(s)			
Name		Δ.	idr e ss	Principal Place of B	
Nano			1010	(city and state or co)
				·	
5. Name of each previousl	y reported organiza	ation that is no lon	ger affiliated with the registra	nt or client	
OREIGN ENTITIES					
7. Add the following foreign	gn entities		n:::::::::::::::::::::::::::::::::::::		1
Name	Adda	ess	Principal Place of Business (city and state or country)	Amount of contribution for lobbying activities	Ownership % in client
		•		·	
				<u> </u>	1
 Name of each previously or affiliated organization 		entity that no longe	er owns, or controls, or is affi	liated with the registrant,	, ciient,
7/	\sim $_{1}$				
	This				
nature 12	1114h		Date	8/9/01	
nted Name and Title. Vin	Weber - Partner	•		•	age 9 of

ATTACHMENT 21 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives Secretary of the Senate Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Office of Public Records 232 Hart Building Washington, DC 20510

RECEIVED
CLATIVE RESOURCE CENTES

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LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required To Complete This Page



	/	
I. Registrant Name	,	
Covington & Burling		
2. Address Check if different than previously reported		
1201 Pennsylvanía Avenue, NW		
3. Principal Place of Business (if different from line 2)		
City: Washington State/	Zip (or Country) D.C. 20004	
4. Contact Name Telephone	E-mail (optional) 5. Senate ID #	
Stuart C. Stock 202-662-5384	11195–672	
7. Client Name Self	6 Hours ID #	
Microsoft Corporation	31827064	
Check if this filing amends a previously filed version of this Check if this is a Termination Report Termination TO STATE OF THE ST	Date 11. No Lobbying Activity	
······································		
12. Lobbying Firms	13. Organizations	
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activities for this reporting period were:	
Less than \$10,000 🔲	Less than \$10,000 🔲	
\$10,000 or more 🖾 🖒 \$ 40,000	\$10,000 or more	
\$10,000 or more \$\frac{40,000}{\text{Income (nearest \$20,000)}}\$	Expenses (nearest \$20,000) 14. REPORTING METHOD. Check box to indicate expense	
Provide a good faith estimate, rounded to the nearest \$20,000,	accounting method. See instructions for description of options.	
of all lobbying related income from the client (including all payments to the registrant by any other entity for lobbying	Method A. Reporting amounts using LDA definitions only	
activities on behalf of the client).	Method B. Reporting amounts under section 6033(b)(8)of the Internal Revenue Code	
	Method C. Reporting amounts under section 162(e) of the Internal Revenue Code	
gnature		
rinted Name and Title Stuart C. Stock, Partner		
D-2 (REV. 6/98)	PAGE 1 of4	

Registrant Name Covington & Burling Client I	Name Microsoft Corporation
LOBBYING ACTIVITY. Select as many codes as necessing aged in lobbying on behalf of the client during the repoint formation as requested. Attach additional page(s) as necessing the control of the client during the repoint formation as requested.	rting period. Using a separate page for each code, provide
15. General issue area code <u>CPI</u> (one per page)	
16. Specific lobbying issues	•
Competition issues affecting computer sof	tware industry.
	•
17. House(s) of Congress and Federal agencies contacted	☐ Check if None
Senate	
18. Name of each individual who acted as a lobbyist in this	s issue area
Name	Covered Official Position (if applicable)
Charles F. Rule	
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·	
19. Interest of each foreign entity in the specific issues listed on l	ine 16 above
Signature Parket.	Date August 4, 1998
Printed Name and Title Stuart C. Stock, Partner	
,	

Registrant Name Covingion a Burling Clien	nt Name Microsoft Corporation	
	essary to reflect the general issue areas in which the registrate porting period. Using a separate page for each code, provided the code of the code o	
15. General issue area code TRD (one per page	:)	
16. Specific lobbying issues	•	
Electronic commerce matters relating to	international electronic signature proposal	s.
	· .	
17. House(s) of Congress and Federal agencies contacted	d Check if None	
Department of Commerce		
18. Name of each individual who acted as a lobbyist in the	1	1 1
Name	Covered Official Position (if applicable)	New
E. Jason Albert		
		۵
. 19. Interest of each foreign entity in the specific issues listed of	on line 16 above	
• •		
SignatureSignature	Date August 4, 1998	
Printed Name and Title Stuart C. Stock, Partner		
Form LD-2 (Rev.6/98)	Page 3 of 6	4

Registrant Name Covington & Burling Client	Name Microsoft Corporation	-
	ssary to reflect the general issue areas in which the registrant orting period. Using a separate page for each code, provide eded.	
15. General issue area code <u>CPT</u> (one per page)		
16. Specific lobbying issues	•	
- Protection of intellectual property thr	rough proposed federal action.	
- Protection of intellectual property in	World Bank lending programs.	
17. House(s) of Congress and Federal agencies contacted Senate	Check if None	
House of Representatives Department of Commerce Department of Treasury Office of Management and Budget		
18. Name of each individual who acted as a lobbyist in thi	is issue area	i
Name	Covered Official Position (if applicable)	Vew
E. Jason Albert		
Laurie C. Self		1
		1
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		3
		1
19. Interest of each foreign entity in the specific issues listed on	line 16 above	
Signature Stuart C. Stock Partner	Date August 4, 1998	
rinted Name and Title Stuart C. Stock, Partner		
Form LD-2 (Rev.6/98)	Page 4 of 4	

ATTACHMENT 22 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives Secretary of the Senate Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Office of Public Records 232 Hart Building Washington, DC 20510

TOFED 10 1.1 9:07

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers	Arc Required To Complete This Page. 5			
Registrant Name Covington & Burling				
2. Address Check if different than previously reported. 1201 Pennsylvania Avenue, N.W.				
3. Principal Place of Business (if different from line 2)	·			
City: Washington	State/Zip (or Country) D.C. 20004			
City: Washington 4. Contact Name Telephone Er Stuart C. Stock 202-662-5384				
7. Client Name Self Microsoft Corporation	6. House ID # 31827064			
TYPE OF REPORT 8. Year 1998 Midyear (January	1-June 30) OR Year End (July1-December 31)			
9. Check if this filing amends a previously filed version	of this report			
10. Check if this is a Termination Report □ ⇒ Termination Date 11. No Lobbying Activity □				
INCOME OR EXPENSES - Complete Either Line 12 OR Line 13				
12. Lobbying Firms	13. Organizations			
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activities for this reporting period were:			
Less than \$10,000	Less than \$10,000			
\$10,000 or more \boxtimes \Rightarrow \$\frac{60,000}{\text{Income (nearest \$20,000)}}	\$10,000 or more			
Provide a good faith estimate, rounded to the nearest \$20,000, of all lobbying related income for the client (including all payments to the registrant by any other entity for lobbying activities on behalf of the client.)	14. REPORTING METHOD. Check box to indicate expense accounting method. See instructions for description of options.			
childy for too ying new tools and	Method A. Reporting amounts using LDA definitions only			
	Method B. Reporting amounts under section 6033(b)(8) of the Internal Revenue			
	Code Method C. Reporting amounts under 162(e) of the Internal Revenue Code			
Signatura Chicketa.	Date 2/4/99			
Printed Name and Title Stuart C. Stock, Partner				

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate code, provide information as requested. Attach additional page(s) as needed. 15. General issue area code	
registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate code, provide information as requested. Attach additional page(s) as needed. 15. General issue area code	
16. Specific lobbying issues Competition issues affecting computer software industry. 17. House(s) of Congress and Federal agencies contacted	
Competition issues affecting computer software industry. 17. House(s) of Congress and Federal agencies contacted Check if None House of Representatives Senate 18. Name of each individual who acted as a lobbyist in this issue area	
17. House(s) of Congress and Federal agencies contacted Check if None House of Representatives Senate 18. Name of each individual who acted as a lobbyist in this issue area	
House of Representatives Senate 18. Name of each individual who acted as a lobbyist in this issue area	
House of Representatives Senate 18. Name of each individual who acted as a lobbyist in this issue area	•
House of Representatives Senate 18. Name of each individual who acted as a lobbyist in this issue area	•
18. Name of each individual who acted as a lobbyist in this issue area	•
	•
Name Covered Official Position (if applicable)	
	New
Charles F. Rule	
	П
19. Interest of each foreign entity in the specific issues listed on line 16 above	f None
	•
	······································
Signature Date 2/4/99 Printed Name and Title Stuart C. Stock, Partner	
Printed Name and Title Stuart C. Stock, Partner	

(egistrant Name	Covington & Burling	Client Name	· .	
				
LOBBYING A	CTIVITY. Select as man lobbying on behalf of the c	y codes as necessary to	reflect the general issue	areas in which the
	nation as requested. Attach a			targe transfer
5. General issue a	rea codeTRD	(one per page)		
6. Specific lobbyi	na icenec			
•				
Electronic Commer	ce matters relating to inte	rnational electronic sig	nature proposals.	
			•	
7. House(s) of Con	gress and Federal agencies of	contacted	Check if None	
Department of Con	ımerce			
repairment of Con	imeree			•
				•
		·		
8. Name of each i	ndividual who acted as a lob	byist in this issue area		
8. Name of each i	ndividual who acted as a lob Name		cial Position (if applicat	olc) New
Albani	Name	Covered Office		
. Jason Albert	Name	Covered Offi	· · ·	
. Jason Albert	Name	Covered Offi		
. Jason Albert	Name	Covered Offi		
. Jason Albert	Name	Covered Offi		
. Jason Albert	Name	Covered Offi		
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C. Jason Albert	Name	Covered Offi		
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E. Jason Albert	Name	Covered Offi		
E. Jason Albert	Name	Covered Offi		

Régistrant Name	Covington & Burling	Client Name	Microsoft Corporation
registrant engaged i		during the reporting	reflect the general issue areas in which the geriod. Using a separate page for each ded.
15. General issue a	rea code CPT	(one per page)	
16. Specific lobbyi	ng issues		
Software Pirac	itellectual property through pro y Executive Order. itellectual property in World Ba		on and implementation of Computer
17. House(s) of Co.	ngress and Federal agencies conta	cted	Check if None
Department of Cor Department of Tre Office of Managen	asury		••
18. Name of each	ndividual who acted as a lobbyist Name		cial Position (if applicable) New
E. Jason Albert			
Laurie C. Self			П
Stuart C. Stock			\boxtimes
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			L
19. Interest of each	n foreign entity in the specific issu	es listed on line 16	above
Signature	R+L	D	ate 2/4/41
Signature Printed Name and 7	itle Stuart C. Stock, Part		
2 111100 1 101110 2110			

Registrant Name	Covington &	Burling	Client Name	Microsoft Corporation			
Information Update Page - Complete ONLY where registration information has changed.							
20. Client new add	ress						
21. Client new prin	ncipal place of b	usiness (if diff	erent from line 20)				
City 22. New general de	escription of clic	ent's business o	State/Z or activities	ip (or Country)			
LOBBYIST U 23. Name of each p Victoria A. Carter	reviously report	ed individual v	vho is no longe r expe	cted to act as a lobbyist for t	he client		
ISSUE UPDA 24. General lobbyin		usly reported th	nat no longer pertain				
AFFILIATED 25. Add the follow					·		
Nam	c		Address	Principal Place of (city and state or			
		-					
26. Name of each p	oreviously report	cd organizatio	n that is no longer affi	liated with the registrant or	client		
FOREIGN ENT 27. Add the follow		lies					
Name		\ddress	Principal place of husiness (city and state or country)		Ownership percentage in client		
		·					
28. Name of each registrant, clien	previously repor at or affiliated o	ted foreign ent rganization	ity that no longer own	ns, <u>or</u> controls, <u>or</u> is affiliate	d with the		
Signature	itle Stua	rt C. Stock, Pa		Date 2/4/49			

ATTACHMENT 23 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives. Secretary of the Senate Legiskrive Resource Center Bi106 Canada Bailding Washington, DC 20515

Offset of Public Records 232 Hart Building Washington, DC 20510

OBBYING REPORT

SECRETARY OF THE SEL

99 AUG 12 PH 2:

Lobhying Disclosure Act of 1995 (Section 5) - All Filer	Are Required To Complete This Page. H. D.
t. Registrant Name Covington & Burling	
2. Address [Cleck if different than previously reported 1201 Pennsylvania Avenue, N.W.	L
3. Principal Place of Business (it different from line 2)	
City: Washington	State/Zip (or Country) D.C. 20004
4. Contact Name Telephone E Stuart C. Stock 202-662-5384	mail (optional) 5. Senete ID # 11195-672
7. Client Name Self Self Microsoft Corporation	6. House ID # 31827864
TYPE OF REPORT 8. Year 1999 Midyear (Januar	y 1-June 30) OR Year End (July1-December 31)
9. Check if this filing amends a previously filed version	of this report
10. Check if this is a Termination Report ☐	unation Date 11. No Lobbying Activity
INCOME OR EXPENSES - Complete Either L	ine 12 OR Line (3
12. Lobbying Firms	13. Organizations
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activities for this reporting period were:
Less than \$10,000 [Less than \$10,000
\$10,000 or more \times = \$\frac{40.800}{\text{heaving (newers \$20,000)}}	\$10,000 or more
Provide a good faith estimate, rounded to the nearest \$20,000, of all lobbying related income for the client (including all payments to the registrant by any other entity for lobbying activities on behalf of the client.)	 REPORTING METHOD. Check box to indic- expense accounting method. See instructions to description of options.
-	Method A. Reporting amounts using LDA definitions only
	Method B. Reporting amounts under section 6033(b)(8) of the Internal Revenue Code
	Method C. Reporting amounts under 162(e) of a Internal Revenue Code

Signature	<u> </u>	Date	August 10, 1999
Printed Name and Title	Stuart C. Stock, Partner		

Back	Number of Page Current Page: 3	s: 6	
Registrant Name	Covington & Burling	Client Name	Microsoft Corporation
registrant engaged it	i lobbying on behalf of the client aution as requested. Attach addi	during the reporting	reflect the general issue areas in which to period. Using a separate page for eaded.
16. Specific lobbyi		· · · · · · · · · · · · · · · · · · ·	isture proposits.
17. House(s) of Con	igress and Federal agencies continuerce	acted	Check if None
18. Name of each i	ndividual who acted as a lobbyis	t in this issue area	
Ċ	Name	Covered Office	ial Position (if applicable) Nev
Stuart C. Stock E. Jason Albert - 19. Interest of each	forcign entity in the specific iss	ues listed on line 16	above Check if None

Signature O		Date	August 10, 1999
Printed Name and Title	Stuart C. Stock, Partner		

Registrant Name	Covington & Burling	Client Name	Microsoft Corporation	
·				
registrant engaged in f		during the reporting	reflect the general issue areas in a general Dsing a separate page ided.	
15. General issue are	a code <u>CPI</u>	(one per page)		
16. Specific lobbying	g izsues			
Electronic signature	legislation, including H.R. 171	4 and 5. 761.		
17. House(s) of Cong	ress and Federal agencies contac	eted	Check if None	
House of Representa Scante Department of Comm				
Note: 110000 of Other				
		•		
18. Name of each inc	lividual who acted as a lobbyist	in this issue area		
-	Name	Covered Offic	cial Position (if applicable)	Nev
Stuart C. Stock		·		\square
Erin M. Egan	والمقاوم والمعاونة وا	~~~~	للها لبدر أدرك المراكبة والمقال المارية المناطقة والمناطقة والمناطقة والمناطقة المناطقة المنا	
			and the state of t	
	region entity in the specific issue		shove St Check if No	

Signature .		Date _	August 10, 1999
Printed Name and Title	Stuart C. Stock, Partner		•

·	Current Page: 9	,	
Registrant Name	Covington & Burling	Client Name	Microsoft Corporation
		· •	
registrant engaged i		nt during the reporting	reflect the general issue areas in g period. Using a separate pag ded.
15. General issue a	area code <u>CPT</u>	(one per page)	
16. Specific lobby	ing issues	٠	
Computer Softw	cliectual property through pr are Piracy Executive Order. ellectual property in World B		
		•	
17. House(s) of Co	ngress and Federal agencies con	ntscled	Check if Nane
Department of Ca	mmerce	·	
		•	
-			
10 31		:.::	
ta. Name of each	individual who acted as a lobby		
	Name	Covered Office	cial Position (if applicable)
Stuart C. Stock			
Lauric C. Self			
E. Jason Albert			
·	تدرة عاميم براها والمعارضة المعارضة والمعارضة والمعارضة والمعارضة والمعارضة والمعارضة والمعارضة والمعارضة والم	navadnava svir sa in direktoris s	
	عدداء المتحديث المتحد المتحد المتحد المتحد المتحد المتحد المتحد المتحديث المتحديث المتحديث المتحديث		

Signature	2.	Date	August 10, 1999	
Printed Name and Title	Stuart C. Stock, Fartner			

ATTACHMENT 24 TO THE DECLARATION OF BRIAN DAUTCH

Secretary of the Senate Clerk of the House of Representatives

LOBBYING REPORT Lobbying Disclosure Act of 1995 (Section 5)

	Par 7
1. Year 1997	2 For Official Use
2. Report type (check all that apply) Midyear (January 1- June 30) Amended report No Activity (registration to remain in effe	Year End (July 1-December 31)
REGISTRANT	
3. Name of Registrant DOWNEY CHANDLER, INC.	
4. Telephone number and contact name 202 789 1110 Contact Kathleen Tynan I	McLaughlin
CLIENT Lobbying firms file separate reports for each client. An organization employing in	-house lobbyists indicates "Self."
5. Name of Client Microsoft Corporation	(31805008)
INCOME OR EXPENSES Answer line 6 or line 7 as applicable.	
6. LOBBYING FIRMS. Income from the client during the reporting period, other	r than income unrelated to lobbying activities, was:
Less than \$10,000 ☐ \$10,000 or more ☒	
If \$10,000 or more, provide a good faith estimate, rounded to the nearest \$20, reporting period. Include any payments by any other entity for lobbying activities.	000, of all income from the client during this ities on behalf of the client. Exclude income unrelated
Income \$ \$60,000 Total for year (if Year Er	nd report) \$ 140,000
7. ORGANIZATIONS EMPLOYING IN-HOUSE LOBBYISTS. Expenses increporting period were:	curred in connection with lobbying activities during the
Less than \$10,000	
If \$10,000 or more, provide a good faith estimate, rounded to the nearest \$20,00 incurred by the registrant and its employees during this reporting period.	00, of the total amount of all lobbying expenses
Expense S Total for year (if Year)	End report) \$
A. Registrants that report lobbying expenses under section 6033(b)(8) of the Inter of the applicable amounts that would be required to be disclosed under section may consider as lobbying activities only those defined under section 4911(d) method, check box and (i) enter estimated amounts on the "Expenses" line about includes this reporting period.	n 6033(b)(8) for the semiannual reporting period, and of the Internal Revenue Code. If selecting this
B. Registrants subject to section 162(e) of the Internal Revenue Code may make would not be deductible under section 162(e) for the semiannual reporting per those activities the costs of which are not deductible pursuant to section 162(e) estimated amounts on the "Expenses" line above.	riod, and may consider as lobbying activities only
	Page 1
Form LD-2 (1/96)	1 ago 1

Registrant Name DOWNEY CHANDLER, INC.	
Client Name Microsoft Corporation	31805008
LOBBYING ISSUES. On line 8 below, enter the code for one general lobbying activities for the client during this reporting period (select applic of Form LD-2, page 1). For that general issue area only, complete lines 9 for the client in more than one general issue area, use one Lobbying Report	table code from list in the instructions and on the reverse side through 12. If the registrant engaged in lobbying activities
8. General lobbying issue area code (enter one) CPT	
9. Specify lobbying issues (include bill numbers and specific executive broad	anch actions)
Intellectual Property Rights Patent Reform Internet issues Encryption Immigration Anti-trust issues	•
10. Houses of Congress and Federal agencies contacted	
U.S. House of Representatives	
U.S. Senate Office of the Vice President Department of Justice	
11. Name and title of each employee who acted as a lobbyist	
Thomas J. Downey, Chairman Rod Chandler, President Daniel T. Bross, Vice President Margaret M. McCloud, Director	
12. For registrants identifying foreign entities in the Lobbying Registrat foreign entity in the specific lobbying issues listed on line 9 above NA	ion (Form LD-1, line 12) or any updates: Interest of each such
This report includes 0 Addendum pages.	
Signature Thom J. Journa	Date 2-13-98
Printed Name and Title Thomas J. Downey	Chairman
F I D 2 (1/06)	Page 2

Form LD-2 (1/96)

ATTACHMENT 25 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510

98 AUG -7 PH 12: 57

U.S. HOUSE OF REPRESENTATIVES

LORBYING REPORT

Obbying Disclosure Act of 1995 (Section 5) - All Filers A		<i>" 4</i>
DOWNEY CHANDLER, INC.	***************************************	***************************************
2. Address Check if different than previously reported		.•
1225 I STREET NW SU	ITE 350	20 1.2 1.2 1.8 1.8 1.8 1.8 1.7 1.7 1.8 1.8 1.8 1.8 1.8 1.8 1.8 1.8 1.8 1.8
3. Principal Place of Business (if different from line 2)		
	ip (or Country) DC 200	
4. Contact Name Telephone Kathleen Tynan McLaughlin 202	E-mail (optional) 189 1110	5. Senate ID # 12573 - 253
7. Client Name Self	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	6. House ID #
MICROSOFT CORPORATION	1	31805008)
TYPE OF REPORT 8. Year 1998 Midyear Check if this filing amends a previously filed version of this to Check if this is a Termination Report □ ⇒ Termination	терогт 🔲	End (July 1-December 31) C 1. No Lobbying Activity C
INCOME OR EXPENSES - Complete Either		
12. Lobbying Firms	13. Organiza	tions
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying active period were:	rities for this reporting
Less than \$10,000 🗖	Less than \$10,000 🚨	
	\$10,000 or more ⊠ ⇒ \$ 80	000
\$10,000 or more	14. REPORTING METHOD. Chec	expenses (nearest \$20,000)
Provide a good faith estimate, rounded to the nearest \$20,000,	accounting method. See instructions for	
of all lobbying related income from the client (including all payments to the registrant by any other entity for lobbying	Method A. Reporting amounts us	ing LDA definitions only
activities on behalf of the client).	Method B. Reporting amounts us Internal Revenue Cod	
	Method C. Reporting amounts us Internal Revenue Co	
Signature		
Printed Name and Title THOMAS J. DOWNE	EY. CHAIRMAN	
	,	PAGE 1 of 4

engaged in lobbying on behalf of the client during the report information as requested. Attach additional page(s) as need		
15. General issue area code <u>CPI</u> (one per page)		
16. Specific lobbying issues Software pracy Tracy Tracy Committee hearing on Co Digital age Immigration Competition Department of Justice hearing 17. House(s) of Congress and Federal agencies contacted US Serate House of Representatives Office of the Vice President Department of Justice Department of State	(continued) Check if None ent	
18. Name of each individual who acted as a lobbyist in this	s issue area	
Name	Covered Official Position (if applicable)	New
Daniel Bross		
Rodney Chandler	,	
Kelli Emerick		0
Thomas Downey		
		П
19. Interest of each foreign entity in the specific issues listed on	line 16 above Check if None	
•		
Signature	Date	
Printed Name and Title		
Form LD-2 (Rev.6/98)	Page 2 of 4	

_ Client Name IVIII/CUDUL I

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant

Registrant-Name DUNKY

LOBBYING ACTIVITY. Select as many codes as necessary engaged in lobbying on behalf of the client during the report information as requested. Attach additional page(s) as need	ting period. Using a separate page for each code, provide	
15. General issue area code <u>CPI</u> (one per page)		
16. Specific lobbying issues Continued Technology to assist disabled antitrost Windows 98		
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
18. Name of each individual who acted as a lobbyist in this	s issue area	
Name	Covered Official Position (if applicable)	
		••••
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)
		<u></u>
)]
]
19. Interest of each foreign entity in the specific issues listed on	line 16 above Check if None	
Signature	Date	
Printed Name and Title		
Form LD-2 (Rev.6/98)	Page 3 of 4	

Registrant Name DUNNEY

LOBBYING ACTIVITY. Select as many codes as necessar engaged in lobbying on behalf of the client during the report information as requested. Attach additional page(s) as needed.	ing period. Using a separate page for each code, provide	
15. General issue area code TEC (one per page)		
16. Specific lobbying issues		
Digital TV standards	•	
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
US Senate		
18. Name of each individual who acted as a lobbyist in this		
Name V 11 · C	Covered Official Position (if applicable)	New
Kelli Emerick		
		<u> </u>
		ם
		0
·		<u> </u>
·		
19. Interest of each foreign entity in the specific issues listed on	line 16 above Check if None	u
Signature A. Joung Printed Name and Title THOMAS J. DOWNEY	Date 8-7-98 CHAIRMAN	
Form LD-2 (Rev.6/98)	Page 4 of 4	<u></u>

ATTACHMENT 26 TO THE DECLARATION OF BRIAN DAUTCH

Legislative Resource Center
B-106 Cannon Building
Washington, DC 20515

Office of Public Records 232 Hart Building Washington, DC 20510 FRISI, American School Genter

99 FEB 16 PH 3: 12

OFFICE OF THE CLERK U.S. HOUSE OF THE RESENTATIVES

LOBBYING REPORT

1. Registrant Name	_	
DOWNEY CHANDLE	R, INC.	
2. Address Check if different than previously reported		
1225 I STREET N	J.W. SUITE 39	50
3. Principal Place of Business (if different from line 2)	**************************************	······································
City: WASHINGTON State/Zi	p (or Country) DC	20005
4. Contact Name Telephone	E-mail (optional)	5. Senate ID #
Kathleen Tynan McLaughlin 2025	189 1110	12573-253
7. Client Name Self		6. House ID #
MICROSOFT CORPORATION	ON	31805008
TYPE OF REPORT 8. Year 1998 Midyear	(January i-June 30) OR Yea	er End (July 1-December 31)
9. Check if this filing amends a previously filed version of this r	eport 🔾	
10. Check if this is a Termination Report □ ⇒ Termination	Date	11. No Lobbying Activity
INCOME OR EXPENSES - Complete Either	Line 12 OR Line 13	·····
12. Lobbying Firms	13. Organi	zations
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying as period were:	ctivities for this reporting
Less than \$10,000 □	Less than \$10,000 🔲	
F (00,000)	\$10,000 or more □ ⇒ \$	
\$10,000 or more	i	xpenses (nearest \$20,000)
Provide a good faith estimate, rounded to the nearest \$20,000,	14. REPORTING METHOD. Cl accounting method. See instruction	
of all lobbying related income from the client (including all payments to the registrant by any other entity for lobbying	Method A. Reporting amount	s using LDA definitions only
activities on behalf of the client).	Method B. Reporting amount Internal Revenue	
	☐ Method C. Reporting amount	
1	Internal Revenue	Code
·	Internal Revenue	Code
Signature		Code
Signature Printed Name and Title		

LOBBYING ACTIVITY. Select as many codes as necessary engaged in lobbying on behalf of the client during the report information as requested. Attach additional page(s) as need	ting period. Using a separate page for each code, provide	
15. General issue area code <u>CPI</u> (one per page)		
16. Specific lobbying issues SOFTWARE PIRACY ANTITRUST COMPETITION TECHNOLOGY + HEALTH JUDICIARY COMMITTEE HEARING ON CON DEPARTMENT OF JUSTICE HEARING	APETITION and INNOVATION .	
17. House(s) of Congress and Federal agencies contacted Senate House of Replesentatives Office of the Vice President Department of Commerce Department of Justice Department of State 18. Name of each individual who acted as a lobbyist in this	Check if None s issue area	
Name		New —
Daniel Bross		
Kelli Emerick	······································	
Rod Chandler]
Tom Downey		
		_
	,	
		_
19. Interest of each foreign entity in the specific issues listed on	line 16 above Check if None	
•		
Signature	Date	_
Printed Name and Title		
Form LD-2 (Rev.6/98)	Page 2 of 5	_

information as requested. Attach additional page(s) as need	ed.	
15. General issue area code TEC (one per page)		
DIGITAL TV STANDARDS COMPETITION		
17. House(s) of Congress and Federal agencies contacted Senate House of Representatives	Check if None	
18. Name of each individual who acted as a lobbyist in this	s issue area	
Name	Covered Official Position (if applicable)	New
Kelli Emerick		0
Roa Chandler		a
Too Daylord		
		a
	***************************************	a
•		
19. Interest of each foreign entity in the specific issues listed on	line 16 above Check if None	•
Signature	Date	
Printed Name and Title	•	
Form LD-2 (Rev.6/98)	Page 3 of	ـکـ،

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide

LOBBYING ACTIVITY. Select as many codes as necessal engaged in lobbying on behalf of the client during the report information as requested. Attach additional page(s) as needed	ing period. Using a separate page for each code, provide
15. General issue area code IMM (one per page)	
Specific lobbying issues	
H.R. 3736, IMMIGRATION BILL	
17. House(s) of Congress and Federal agencies contacted	Check if None
OFFICE OF THE UP SENATE	
HOUSE OF REPRESENTATIVES	
18. Name of each individual who acted as a lobbyist in this	issue area
Name	Covered Official Position (if applicable)
Rod Chandler	
Rod Chandler	
Dan Bross	
Kelli Emericle	0
19. Interest of each foreign entity in the specific issues listed on	line 16 above 🛛 Check if None
Signature	Date
Printed Name and Title	
Form LD-2 (Rev.6/98)	Page 4 of 5

Client new address			•	
Client new principal place of busin	ness (if different from line 20)		***************************************	A 6 200 20 7 6 84 62 6 24 6 6 6 6 6 6 6 6 6
ty	State	Zip (or Country)		
. New general description of client	's business or activities		100 100 10 10 10 10 10 10 10 10 10 10 10 10 10 10	
OBBYIST UPDATE 3. Name of each previously r Daniel Bioss	reported individual who is no	longer expected to act as a lobbyi	st for the client	
SSUE UPDATE 4. General lobbying issues p	reviously reported that no lo	nger pertain		· · · · · · · · · · · · · · · · · · ·
AFFILIATED ORGANIZ 25. Add the following affiliate				
Name		Address	Principal Place of Br (city and state or co	

26. Name of each previously	reported organization that is	no longer affiliated with the regist	rant or client	
FOREIGN ENTITIES 27. Add the following foreign	n entities			
Name	Address	Principal place of business (city and state or country)	Amount of contribution for lobbying activities	Ownership percentage in client
	,			-
28. Name of each previously affiliated organization	reported foreign entity that	no longer owns, or controls, or is	affiliated with the regist	rant, client
Ah	an J. Journ		0 4 60	
Signature	OMAS J. DOWN		2-16-99	
Printed Name and Title 1 H				

ATTACHMENT 27 TO THE DECLARATION OF BRIAN DAUTCH

LD-2 (REV. 6/98)

Office of Public Records 232 Hart Building Washington, DC 20510

RECEIVED

99 JUL 30 PH 4: 28

U.S. HOUSE OF THE CLERK
LOBBYING REPORT

bbying Disclosure Act of 1995 (Section 5) - All Filers	Are Required to Complete this	is Page 7
1. Registrant Name DOWNEY CHANDLER, INC		
2. Address Check if different than previously reported 1225 I STREET NW SUITE 350		
3. Principal Place of Business (if different from line 2) City: Washington State/2	Lip (or Country) DC 20005	
4. Contact Name Telephone Kathleen Tynan McLaughlin 202 789 1110	E-mail (optional)	5. Senate ID # 12573-253
7. Client Name Self Microsoft Corporation		6. House ID # 31805008
O. Check if this filing amends a previously filed version of this O. Check if this is a Termination Report • Termination INCOME OR EXPENSES - Complete Either	Date	11. No Lobbying Activity
12. Lobbying Firms	Line 12 OR Line 13	ations
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying acti-	
Less than \$10,000 🗖	Less than \$10,000 🚨	
\$10,000 or more Solution Street Solution Street Solution Street Solution So	\$ 1 0,000 or more	for description of options sing LDA definitions only nder section 6033(b)(8)of the
	Method C. Reporting amounts u Internal Revenue Co	
Signature		
Printed Name and Tide		
LD-2 (REV. 6/98)		PAGE 1 of

Registrant Name DOWNEY CHANDLER, INC Client	Name Microsoft Corporation	
LOBBYING ACTIVITY. Select as many codes as necessary engaged in lobbying on behalf of the client during the reinfaction as requested. Attach additional page(s) as need	porting period. Using a separate page for each	
1.5 eneral issue area code <u>TEC</u> (one per page)		
16. Specific lobbying issues		
Broadband Information Technology		
17. House(s) of Congress and Federal agencies contacted U.S. Senate U.S. House of Representatives	☐ Check if None	
18. Name of each individual who acted as a lobbyist in thi	s issue area	
Name	Covered Official Position (if applicable)	New
i Emerick		
Tom Downey		
Rod Chandler		
Thomas P. Scott		
19. Interest of each foreign entity in the specific issues listed or	n line 16 above 🖾 Check if None	
Signature	Date	
Printed Name and Title		
- m LD-2 (Rev.6/98)	Pag	. 2 of 4

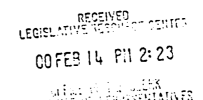
Registrant Name DOWNEY CHANDLER, INC Client N	Tame Microsoft Corporation	
LOBBYING ACTIVITY. Select as many codes as necessar engaged in lobbying on behalf of the client during the rep rmation as requested. Attach additional page(s) as neede	porting period. Using a separate page for ea	he registrant ch code, provide
General issue area code CPI (one per page)		
16. Specific lobbying issues		
antitrust education technology communications issues patent reform Microsoft trial intellectual property encryption R & D tax credit		
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Sepate U.S. House of Representatives Office of the Vice President		
18. Name of each individual who acted as a lobbyist in this	s issue area Covered Official Position (if applicable)	New
Ali Emerick		
Tom Downey		
Rod Chandler	,	
Thomas P. Scott		
19. Interest of each foreign entity in the specific issues listed on	line 16 above	
Signature	Date	
Printed Name and Title		
vm LD-2 (Rev.6/98)	I	Page 3 of 4.

			hanged.	
20. Client new address				
1. Client new principal place				
		Zip (or Country)		
22. New general description of cli	ent's business or activities			
LOBBYIST UPDATE 23. Name of each previously reponded to the control of the contr	ported individual who is no	longer expected to act as a lobby	ist for the client	
ISSUE UPDATE 24. General lobbying issues pre	viously reported that no lo	nger pertain		
AFFILIATED ORGANIZA 25. Add the following affiliated			·	
Name		Address	Principal Place of B (city and state or co	
26. Name of each previously re	ported organization that is	no longer affiliated with the regi	strant or client	
FOREIGN ENTITIES 27, Add the following foreign	n entities			
Name	Address	Principal place of business (city and state or country)	Amount of contribution for lobbying activities	Ownership percentage in client
28. Name of each previously affiliated organization	reported foreign entity that	no longer owns, or controls, or	is affiliated with the reg	istrant, client or
	, ^			
			72.00	
Signature The	· Joung	Date	7-30-99	
Signature		Date		4 of 4

Kegistrant Name

ATTACHMENT 28 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives Secretary of the Senate
Legislative Resource Center Office of Public Records
B-106 Cannon Building 232 Hart Building
Washington, DC 20515 Washington, DC 20510



LOBBYING REPORT

1. Registrant Name DOWNEY McGRATH GROUP, INC.		
2. Address Check if different than previously reported 1225 I STREET NW SUITE 350		
3. Principal Place of Business (if different from line 2) City: Washington State/Z	in (or Country) DC 20005	
4. Contact Name Telephone Kathleen Tynan McLaughlin 202 789 1110	E-mail (optional)	5. Senate ID # 12573-253
7. Client Name		6. House ID #
9. Check if this filing amends a previously filed version of this a 0. Check if this is a Termination Report - * Termination	Date	End (July 1 -December 31)
INCOME OR EXPENSES - Complete Either		
12. Lobbying Firms INCOME relating to lobbying activities for this reporting period was:	13. Organiz EXPENSES relating to lobbying acti period were:	
Less than \$10,000 🗖	Less than \$10,000 🖸	
\$10,000 or more \$\frac{\top}{\top} \top \frac{100,000}{\text{lncome (nearest \$20,000)}}\$ Provide a good faith estimate, rounded to the nearest \$20,000, of all lobbying related income from the client (including all payments to the registrant by any other entity for lobbying activities on behalf of the client).	\$ 1 0,000 or more	Expenses (nearest \$20,000) ck box to indicate expense for description of options using LDA definitions only under section 6033(b)(8)of the ode
Signature	Internal Revenue C	
Printed Name and Tide		PAGE 1 of 4

Client OBBYING ACTIVITY. Select as many codes as necessary aged in lobbying on behalf of the client during the re- ormation as requested. Attach additional page(s) as need	ary to reflect the general issue areas in which	
13. General issue area code TEC (one per page)		
16. Specific lobbying issues		
Broadband Information Technology business issues Satellite Home Viewer Act		
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Senate U.S. House of Representatives Small Business Administration		
18. Name of each individual who acted as a lobbyist in thi	is issue area	
Name	Covered Official Position (if applicable)	New
Kelli Emerick		
Tom Downey		
Ray McGrath		
Thomas P. Scott		
19. Interest of each foreign entity in the specific issues listed or	n line 16 above	
Signature	Date	
rinted Name and Title		
Jrm LD-2 (Rev.6/98)		Page 2 of 4

	many codes as necessa he client during the re	ry to reflect the general issue areas in whi porting period. Using a separate page fo	
General issue area code CPI	(one per page)		
16. Specific lobbying issues			
antitrust education technology communications issues Microsoft trial intellectual property encryption R & D tax credit	Digital signati Technology cl Digital Divide	nanges	
17. House(s) of Congress and Fede	ral agencies contacted	☐ Check if None	
U.S. Senate U.S. House of Representatives			
18. Name of each individual who a Name	cted as a lobbyist in this	s issue area Covered Official Position (if applicable)	New
. om Downey			
Ray McGrath			
Kelli Emerick			
Thomas P. Scott			
·			
19. Interest of each foreign entity in the	ne specific issues listed on	line 16 above	
Signature		Date	
Printed Name and Title			
1 LD-2 (Rev.6/98)			Page 3 of 4

And the specific lobbying issues Digital Divide 7. House(s) of Congress and Federal agencies contacted	OBBYING ACTIVITY. Select as many codes as necest gaged in lobbying on behalf of the client during the cormation as requested. Attach additional page(s) as ne	reporting period. Using a separate page for each	code, provide
7. House(s) of Congress and Federal agencies contacted	. General issue area code LBR (one per page	e)	
7. House(s) of Congress and Federal agencies contacted U.S. Senate U.S. House of Representatives 8. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) New m Scott	i. Specific lobbying issues		
U.S. Senate U.S. House of Representatives 8. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) New	Digital Divide		
S. Name of each individual who acted as a lobbyist in this issue area Name	7. House(s) of Congress and Federal agencies contacted	d Check if None	
Name Covered Official Position (if applicable) New Som Scott Description New Description Description New Description Description New Description Description Description New Description Description Description Description New Description New Description Description New Description Descripti			
9. Interest of each foreign entity in the specific issues listed on line 16 above	B. Name of each individual who acted as a lobbyist in t	1	1
9. Interest of each foreign entity in the specific issues listed on line 16 above	Name	Covered Official Position (if applicable)	New
ignature Date Date	um Scott		
ignature Date Z-14-00			
ignature Date			
Date	9. Interest of each foreign entity in the specific issues listed	on line 16 above	
rinted Name and Title Thomas J. Downey, Chairman		Date Z-14-00	
	inted Name and Title Thomas J. Downey, Chairman		

ATTACHMENT 29 TO THE DECLARATION OF BRIAN DAUTCH

Office of Public Records 232 Hart Building Washington, DC 20510

00 AUG 11 Pil 12: 15

HAND DELIVERED LOBBYING REPORT

1. Registrant Name		
DOWNEY McGRATH GROUP, INC. 2. Address Check if different than previously reported 1225 I STREET NW SUITE 350		
3. Principal Place of Business (if different from line 2) City. Washington Statefor	Zip (or Country) DC 20005	
4. Contact Name Telephone Kathleen Tynan McLaughlin 202 789 1110	E-mail (optional)	5. Senate ID # 12573-253
7 Client Name		6-House ID # 31805008
TYPE OF REPORT 8. Year 2000 Midyear 9. Check if this filing amends a previously filed version of this	_	d (July 1 -December 31)
1 0. Check if this is a Termination Report • Termination	Date	1. No Lobbying Activity
INCOME OR EXPENSES - Complete Either	Line 12 OR Line 13	
12. Lobbying Firms	13. Organizat	tions
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activi period were:	ities for this reporting
Less than \$10,000 🗆	Less than \$10,000 🚨	
\$10,000 or more 🖾 * \$ 80,000	\$ 1 0,000 or more	
\$10,000 or more \$\frac{\text{\$\frac{80,000}{\text{lncome} (ncarest \$20,000)}}}{\text{lncome} (ncarest \$20,000)}\$ Provide a good faith estimate, rounded to the nearest \$20,000, of all lobbying related income from the client (including all payments to the registrant by any other entity for lobbying activities on behalf of the client).	14. REPORTING METHOD. Check accounting method. See instructions for Method A. Reporting amounts using Method B. Reporting amounts und	r description of options ng LDA definitions only
	Internal Revenue Code Method C. Reporting amounts und Internal Revenue Cod	der section 162(c) of the
Signature		
Printed Name and Tide		
1 D-2 (REV. 6/98)		PAGE 1 of 4

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each information as requested. Attach additional page(s) as needed.	
7. General issue area code CPI (one per page)	
16. Specific lobbying issues	
antitrust communications issues intellectual property encryption R&D tax credit digital signatures digital divide privacy 17. House(s) of Congress and Federal agencies contacted Check if None	
U.S. Senate U.S. House of Representatives Office of the Vice President	
18. Name of each individual who acted as a lobbyist in this issue area	1
Name Covered Official Position (if applicable)	New
Kelli Emerick	
m Downcy	
Ray McGrath	
Thomas P. Scott	
Elaine Acevedo	
-	
19. Interest of each foreign entity in the specific issues listed on line 16 above	
Signature Date	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Printed Name and Title	
Form L.D-2 (Rev.6/98)	e 2 of 4

	onal page(s) as needed.	
5. General issue area code IMM	_ (one per page)	
16. Specific lobbying issues		
II-1B Visas		
17. House(s) of Congress and Federal a	agencies contacted	
U.S. House of Representatives		
10 November 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
18. Name of each individual who acted	as a lobbyist in this issue area Covered Official Position (if applicable)	New
Name	and the second of the second o	 -
Kelli Emerick		<u> </u>
homas P. Scott		
		ᆜ
		ᆜ
-		
19. Interest of each foreign entity in the sp	pecific issues listed on line 16 above 🖾 Check if None	
19. Interest of each foreign entity in the sp	pecific issues listed on line 16 above	
	pecific issues listed on line 16 above	
Signature		

formation Update Page -	Complete ONLY where re	egistration information has cl	nanged.	
20. Client new address				
	ice of business (if different fi			
		/Zip (or Country)		
22. New general description of	client's business or activities			
LOBBYIST UPDATE 23. Name of each previously Celli Emerick	reported individual who is no	longer expected to act as a lobbyi	st for the client	
ISSUE UPDATE 24. General lobbying issues	previously reported that no lon	iger pertain		
AFFILIATED ORGANIZ 25. Add the following affilia				
Name		Address Principal Place of Business (city and state or country)		
26. Name of each previously	reported organization that is n	no longer affiliated with the regist	rant or client	
FOREIGN ENTITIES 27. Add the following foreign	gn entities			
Name	Address	Principal place of business (city and state or country)	Amount of contribution for lobbying activities	Ownership percentage in client
	y reported foreign entity that	no longer owns, <u>or controls, or i</u>	s affiliated with the reg	istrant, client o
affiliated organization	. ^			
Signature Then	1	Date	August 11, 2000	
Printed Name and Title Thom	as J. Downey, Chairthian		····	
Form LD-2 (Rev 6198)				4 of 4

ATTACHMENT 30 TO THE DECLARATION OF BRIAN DAUTCH

Office of Public Records 232 Hart Building Washington, DC 20510

HAND DELIVERED

LEGISLATIVE RESOURCE CENTER

2001 FEB 14 AM 2: 23

1. Registrant Name DOWNEY McGRATH GROUP, INC.		
2. Address Check if different than previously reported 1225 I STREET NW SUITE 350		
3. Principal Place of Business (if different from line 2) City: Washington State/2	Lip (or Country) DC 20005	
4. Contact Name Telephone Kathleen Tynan McLaughlin 202 789 1110	E-mail (optional)	5. Senate ID # 12573-253
7. Client Name Self Sicrosoft		6. House ID # 31805008
TYPE OF REPORT 8. Year 2000 Midyear 9. Check if this filing amends a previously filed version of this	_	d (July 1 -December 31)
10. Check if this is a Termination Report • Termination	Date1	I. No Lobbying Activity
INCOME OR EXPENSES - Complete Either	Line 12 OR Line 13	
12. Lobbying Firms	13. Organizat	tions
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activity period were:	ities for this reporting
Less than \$10,000 🚨	Less than \$10,000 🚨	
571 40,000	\$ 1 0,000 or more	
\$10,000 or more \$\frac{40,000}{\text{lacome (ncarest \$20,000)}}\$ Provide a good faith estimate, rounded to the nearest \$20,000,	14. REPORTING METHOD. Check accounting method. See instructions fo	
of all lobbying related income from the client (including all payments to the registrant by any other entity for lobbying		
activities on behalf of the client).	Method B. Reporting amounts und Internal Revenue Cod	
	Method C. Reporting amounts und Internal Revenue Cod	
Signature		
Printed Name and Tide		
LD-2 (REV. 6/98)		PAGE 1 of 4

OBBYING ACTIVITY. Select as many codes as rangaged in lobbying on behalf of the client during formation as requested. Attach additional page(s) a	the reporting period. Using a separate page for e	
. General issue area code CPI (one per p	page)	
6. Specific lobbying issues		
antitrust		
·		
7. House(s) of Congress and Federal agencies cont	cacted Check if None	
U.S. Senate U.S. House of Representatives		
8. Name of each individual who acted as a lobbyis	t in this issue area	
Name	Covered Official Position (if applicable)	New
nomas P. Scott		
Tom Downey		
10 Interest of each family antity in the anadific issues I	isted on line 16 above	
19. Interest of each foreign entity in the specific issues li	CHECK II NONE	
Signature	Date	
Printed Name and Title		
orm LD-2 (Rev.6/98)		Page 2 of 4

Registrant Name <u>DOWNEY McGRATH GROUP, INC.</u> Client N	Name_Microsoft	·····
LOBBYING ACTIVITY. Select as many codes as necessal engaged in lobbying on behalf of the client during the representation as requested. Attach additional page(s) as needed.	porting period. Using a separate page for e	
General issue area code TRD (one per page)		
16. Specific lobbying issues		
Permanent Normal Trade Relations with China		
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Senate U.S. House of Representatives		
18. Name of each individual who acted as a lobbyist in this		1
Name	Covered Official Position (if applicable)	New
m Scott		
19. Interest of each foreign entity in the specific issues listed on	line 16 above	
Signature	Date	
Printed Name and Title		
·m LD-2 (Rev.6/98)		Page 3 of 4

Registrant Name <u>DOWNEY McGF</u> nformation Update Page - Co			hanged.	
20. Client new address				
21. Client new principal place City	State/			
LOBBYIST UPDATE 23. Name of each previously rep Thomas P. Scott Ray McGrath Elaine Acevedo	orted individual who is no l	onger expected to act as a lobby	rist for the client	
ISSUE UPDATE 24. General lobbying issues pres		ger pertain		
AFFILIATED ORGANIZA 25. Add the following affiliated				
Name		Address	Principal Place of Business (city and state or country)	
26. Name of each previously re	ported organization that is n	no longer affiliated with the regi	strant or client	
FOREIGN ENTITIES 27. Add the following foreign	entities			
Name	Address	Principal place of business (city and state or country)	Amount of contribution for lobbying activities	Ownership percentage in client
28. Name of each previously raffiliated organization	eported foreign entity that	no longer owns, <u>or controls, or</u>	is affiliated with the reg	istrant, client or
Signature Themes	1. Journey Chairman	Date	February 14, 2001	
Printed Name and Title Thomas orm LD-2 (Rev. 6198)	. Downey, Chanten		Page	4 of 4

ATTACHMENT 31 TO THE DECLARATION OF BRIAN DAUTCH

Office of Public Records 232 Hart Building Washington, DC 20510

01 AUG 10 AH 10: 80

LOBBYING REPORT



1. Registrant Name DOWNEY McGRATH GROUP, INC.		
2. Address Check if different than previously reported 1225 I STREET NW SUITE 350		
3. Principal Place of Business (if different from line 2) City: Washington State/2	Sip (or Country) DC 20005	
4. Contact Name Telephone Kathleen Tynan McLaughlin 202 789 1110	E-mail (optional)	5. Senate ID # 12573-253
7. Client Name		6. House ID # 31805008
TYPE OF REPORT 8. Year 2001 Midyear 9. Check if this filing amends a previously filed version of this	<u> </u>	ad (July 1 -December 31)
1 0. Check if this is a Termination Report - * Termination	Date	11. No Lobbying Activity
INCOME OR EXPENSES - Complete Either	Line 12 OR Line 13	
12. Lobbying Firms	13. Organiza	tions
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activ period were:	ities for this reporting
Less than \$10,000	Less than \$10,000 🗖	
\$10,000 or more \$\frac{1}{2} \div \frac{1}{2} \div \frac{60,000}{\div \div \div \div \div \div \div \div	\$ 1 0,000 or more	Expenses (nearest \$20,000)
Provide a good faith estimate, rounded to the nearest \$20,000,	accounting method. See instructions for	
of all lobbying related income from the client (including all payments to the registrant by any other entity for lobbying	Method A. Reporting amounts us	-
activities on behalf of the client).	Method B. Reporting amounts un Internal Revenue Coo	
	Method C. Reporting amounts un Internal Revenue Co	
Signature		
Printed Name and Tide		
LD-2 (REV. 6/98)		PAGE 1 of 2

egistrant name Downer Medica in droop, inc. Chem	. Name_Microson	
OBBYING ACTIVITY. Select as many codes as necessing aged in lobbying on behalf of the client during the reformation as requested. Attach additional page(s) as need to be a select as many codes as necessity.	eporting period. Using a separate page for	
General issue area code CPI (one per page)		
6. Specific lobbying issues		
Internet privacy intellectual property issues Microsoft case - Department of Justice antitrust suit R & D tax credit		
7. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Senate U.S. House of Representatives		
8. Name of each individual who acted as a lobbyist in the	1	ţ
Name	Covered Official Position (if applicable)	New
hn Olinger		
Tom Downey		
19. Interest of each foreign entity in the specific issues listed o	on line 16 above	
Signature Show J. Journ	Date August 14, 2001	
Printed Name and Title Thomas J. Downey, Chairman		
orm LD-2 (Rev.6/98)		Page 2 of 2

ATTACHMENT 32 TO THE DECLARATION OF BRIAN DAUTCH



Office of Public Records 232 Han Building Washington, DC 20510

RECEIVED. SECRETARY OF THE SENATE

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LOBBYING REPORT

1. Registrant Nator		
LACKMAN E A=	SOCIATES, L.L.C.	
2. Address Check if different than previously reported		
1101 30TH STE	eer N.W. Suite 220	
3. Principal Pixor of Dusiness (if different from line 2)		
CIT WASHINGTON DC SME		
4. Connect Name Telephone CAREY LACKHAN 202/337	S-mail (optional) S. Secone ID # @ AZOLY. CACKLA A	
7. Client Name	6. House ID #	
MICZOSOFT		
9. Clarck if this filing amends a previously filed version of this 10. Check if this is a Termination Report E Termination INCOME OR EXPENSES - Complete Either	Detc 6/30/00 11. No Lobbying Acti	
12. Lobbying Firms	13. Organizations	
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activities for this reporting period were:	
Less than \$10,000 🔲	Less than \$10,000 🔲	
\$10,000 or more IP = \$ 17,500	\$10,000 or more	
\$10,000 or more B = \$\frac{17.500}{\text{lacorec (nearest \$20,000)}}\$ Provide a good faith estimate, rounded to the nearest \$20,000,	\$10,000 or more U = \$ Expenses (nearen \$20,000) . 14. REPORTING METHOD. Check box to indicate expendence accounting method. See instructions for description of option	
Income (numer \$20,000) Provide a good faith estimate, rounded to the nearest \$20,000, of all lobbying related income from the client (including all	Expenses (nearen \$20,000) . 14. REPORTING METHOD. Check box to indicate expe	
Income (numer \$20,000) Provide a good faith estimate, rounded to the nearest \$20,000,	14. REPORTING METHOD. Check box to indicate expeaceounting method. See instructions for description of optio	

		Internal Revenue Code		
Signature /	Lack			
Printed Name and Title			MANAGER	
LD-2 (REV. 698)	1			PAGE

Registrant Name LACKMAN & ASSOCIATES, L.L.C. Client Name MICZOSOFT					
LOBBYING ACTIVITY. Select as many codes as necess engaged in lobbying on behalf of the client during the report information as requested. Attach additional page(s) as necessinformation as requested.	ary to reflect the general issue areas in which the regist ting period. Using a separate page for each code, pro-				
15. General issue area code (one per page)					
16. Specific lobbying issues ないアリアアレスア					
	. Charle in Norma				
17. House(s) of Congress and Federal agencies contacted	Check if None				
U.S. SENATE					
18. Name of each individual who acted as a lobbyist in this	s issue area				
Nume	Covered Official Position (if applicable)				
CAREY LACKMAN	N/A				
/ .					
19. Interest of each foreign entity in the specific issues listed on	line 16 above				

Signature Clack		Dasc 8/14/00		
Printed Name and Title	CAREY	LACKMAN,	MANAGER	
Form L.D-Z (Rev.693)	·			her_Z of_

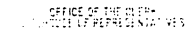
ATTACHMENT 33 TO THE DECLARATION OF BRIAN DAUTCH

RECEIVED COMMATIVE RESOURCE CENTER

00 FEB -2 PH 3:38

Clerk of the House of Representatives Secretary of the Senate Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Office of Public Records 232 Hart Building Washington, DC 20510



LOBBYING REPORT

Registrant Name McSlarrow & Associates, L.L.C.			
Address Check if different than previously reported 14842 North 18th Place, Phoenix,	Arizona 85022		
3. Principal Place of Business (if different from line 2)		=	
City: State/Z	ip (or Country)	····	
Contact Name Telephone Alison H. McSlarrow (602) 482	E-mail (optional) - 3150	5. Senate ID# 48703-12	
C. Client Name Self Microsoft Corporation	(34541002	
YPE OF REPORT 8. Year 1999 Midyear Check if this filing amends a previously filed version of this r Check if this is a Termination Report □ ⇒ Termination	•	1. No Lobbying Activity	
INCOME OR EXPENSES - Complete Either	Line 12 OR Line 13		
12. Lobbying Firms	13. Organizations		
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activities for this reporting period were:		
Less than \$10,000 🔲	Less than \$10,000 🖸		
	\$10,000 or more		
\$10,000 or more \$\overline{\text{\$\sigma}} \Rightarrow \frac{ 40,000}{\text{lncome (nearest \$20,000)}}\$ Provide a good faith estimate, rounded to the nearest \$20,000,	Expenses (nearest \$20,000) 14. REPORTING METHOD. Check box to indicate expense accounting method. See instructions for description of options.		
of all lobbying related income from the client (including all	Method A. Reporting amounts using LDA definitions only		
payments to the registrant by any other entity for lobbying activities on behalf of the client).	Method B. Reporting amounts under section 6033(b)(8)of the Internal Revenue Code		
	Method C. Reporting amounts under section 162(e) of the Internal Revenue Code		
Signature			
Printed Name and Title			
LD-2 (REV. 6/98)		PAGE Lof _4	

Registrant Name_	MCSTATION & ASSOC. Client N	ame	
engaged in lobby		ary to reflect the general issue areas in which the registrant ting period. Using a separate page for each code, provide led.	
15. General issu	e area code COM (one per page)		
16. Specific lob	bying issues		
	Satellite Home Viewers Im to video streaming	provements Act, provisions relating	
H.R. 155	4, Satellite Copyright, C Act, provisions relating	ompetition, and Consumer Protection to video streaming	
17. House(s) of	Congress and Federal agencies contacted	☐ Check if None	
บ.S. Sen	ate		
U.S. Hou	se of Representatives		
18. Name of ea	ch individual who acted as a lobbyist in thi	s issue area	
	Name	Covered Official Position (if applicable)	New
Alison F	H. McSlarrow	Deputy Chief of Staff to Senate	
· · · · · · · · · · · · · · · · · · ·		Majority Leader Trent Lott	۵
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19. Interest of e	ach foreign entity in the specific issues listed or	n line 16 above	•
		- 21 2000	
Signature		Date January 21, 2000	
Printed Name as	nd Title Alison H. McSlarro	w, President	
Form LD-2 (Rev.6/	98)	Page _2_ of _	4

LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrengaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provinformation as requested. Attach additional page(s) as needed.	
15. General issue area code CPI (one per page)	
16. Specific lobbying issues	
Competition in the software industry	
17. House(s) of Congress and Federal agencies contacted	
U.S. Senate	
U.S. House of Representatives	
18. Name of each individual who acted as a lobbyist in this issue area	
Name Covered Official Position (if applicable)	New
Alison H. McSlarrow Deputy Chief of Staff to Senate	
Majority Leader Trent Lott	a
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19. Interest of each foreign entity in the specific issues listed on line 16 above	
19. Interest of each foreign entity in the specific issues listed on line 16 above	
19. Interest of each foreign entity in the specific issues listed on line 16 above	

Registrant Name McSlarrow & Assoc. Client 1	Name Filelosoft Colporation	
	sary to reflect the general issue areas in which the registrant orting period. Using a separate page for each code, provide eded.	
15. General issue area code <u>CSP</u> (one per page)		
16. Specific lobbying issues		
S. 761, Millenium Digital Signatu	ure Commerce Act, all provisions	
H.R. 1774, Electronic Signatures Act, all provisions	in Global and National Commerce	
H.R. 775/S. 96 (P.L. 106-37), Yea Act, all provisions	ar 2000 Readiness and Responsibility	?
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Senate		
U.S. House of Representatives		
18. Name of each individual who acted as a lobbyist in the	his issue area	
Name	Covered Official Position (if applicable)	New
Alison H. McSlarrow	Deputy Chief of Staff to Senate	ם
	Majority Leader Trent Lott	
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19. Interest of each foreign entity in the specific issues listed of	on line 16 above	0 0 0
19. Interest of each foreign entity in the specific issues listed of	on line 16 above	0 0 0
19. Interest of each foreign entity in the specific issues listed of Signature Many M. M. M.	on line 16 above	0 0 0
	Date January 21, 2000	0 0 0

ATTACHMENT 34 TO THE DECLARATION OF BRIAN DAUTCH

LEGISLATIVE RESOURCE CENTER

2000 AUG 14 PM 4: 21

OFFICE OF THE CLERK U.S. HOU. I THE MEDICE CHIATIVES

AUG 1 1 2000

Clerk of the House of Representatives Secretary of the Senate Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Office of Public Records 232 Hart Building Washington, DC 20510

LOBBYING REPORT

1. Registrant Name		
McSlarrow Consulting L.L.C. (for	rmerly McSlarrow & Ass	ociates L.L.C.)
2. Address		
6551 Kristina Ursula Court, Falls	S Church, Virginia 22	044
3. Principal Place of Business (if different from line 2)	······································	
City: State/2	Cip (or Country)	
4. Contact Name Telephone	E-mail (optional)	5. Senate ID#
Alison H. McSlarrow (703) 658-0	0138	48703-12
7. Client Name Self		6. House ID #
Microsoft Corporation		34541002
9. Check if this filing amends a previously filed version of this is 10. Check if this is a Termination Report □ ⇔ Termination INCOME OR EXPENSES - Complete Either	Date	II. No Lobbying Activity
12. Lobbying Firms	13. Organiza	tions
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying active period were:	
Less than \$10,000 \[\square	Less than \$10,000 \square	
	\$10,000 or more	
\$10,000 or more \$\infty\$ \$\infty\$ \$\frac{40.000}{\text{lncome} (nearest \$20,000)}	ļ	enses (nearest \$20,000)
Provide a good faith estimate, rounded to the nearest \$20,000,	14. REPORTING METHOD. Chec accounting method. See instructions f	
of all lobbying related income from the client (including all	Method A. Reporting amounts us	sing LDA definitions only
payments to the registrant by any other entity for lobbying activities on behalf of the client).	Method B. Reporting amounts under section 6033(b)(8 Internal Revenue Code	
	Method C. Reporting amounts u Internal Revenue Cod	
Signature		
Printed Name and Title		
LD-2 (REV. (/98)		PAGE Lot 5

egistrant Name_Mediatiow Consulting	Client Name	
OBBYING ACTIVITY. Select as many codes as ngaged in lobbying on behalf of the client during the aformation as requested. Attach additional page(s)	necessary to reflect the general issue areas in which the registrant is reporting period. Using a separate page for each code, provide as needed.	
5. General issue area code CPI (one per	page)	
6. Specific lobbying issues		
Competition in the software	industry	
- 		
7. House(s) of Congress and Federal agencies con	tacted Check if None	
U.S. Senate		
U.S. House of Representatives	5	
8. Name of each individual who acted as a lobbyis	st in this issue area	
Name	Covered Official Position (if applicable)	New
Alison H. McSlarrow	Deputy Chief of Staff to	۵
	Senate Majority Leader Trent Lott	۵
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19. Interest of each foreign cutity in the specific issues i	listed on line 16 above	
Signature	Date	
Printed Name and Title		
Form I.D-2 (Rev.6/98)	Page 2 of 5	

gistrant Name McSlarrow Consulting C	Client Name 1110105020 COT POT UCTOR	-~
OBBYING ACTIVITY. Select as many codes as gaged in lobbying on behalf of the client during the formation as requested. Attach additional page(s) a	necessary to reflect the general issue areas in which the registrant e reporting period. Using a separate page for each code, provide as needed.	
. General issue area code CSP (one per p	page)	
i. Specific lobbying issues		
•	nature Commerce Act, all provisions	
H.R. 1714, Electronic Signatus Act, all provisions	res in Global and National Commerce	
7. House(s) of Congress and Federal agencies conf	tacted Check if None	
U.S. Senate		
U.S. House of Representatives		
9 Name of and individual take noted as a lobbuis	et in this issue area	
8. Name of each individual who acted as a lobbyis		1 .
8. Name of each individual who acted as a lobbyis	Covered Official Position (if applicable)	
	Covered Official Position (if applicable) Deputy Chief of Staff to	۵
Name	Covered Official Position (if applicable)	٥
Name	Covered Official Position (if applicable) Deputy Chief of Staff to	0
Name	Covered Official Position (if applicable) Deputy Chief of Staff to	0 0
Name	Covered Official Position (if applicable) Deputy Chief of Staff to	0 0 0
Name	Covered Official Position (if applicable) Deputy Chief of Staff to	
Name	Covered Official Position (if applicable) Deputy Chief of Staff to	
Name	Covered Official Position (if applicable) Deputy Chief of Staff to	
Name Alison H. McSlarrow	Covered Official Position (if applicable) Deputy Chief of Staff to Senate Majority Leader Trent Lott	
Name	Covered Official Position (if applicable) Deputy Chief of Staff to Senate Majority Leader Trent Lott	
Name Alison H. McSlarrow	Covered Official Position (if applicable) Deputy Chief of Staff to Senate Majority Leader Trent Lott	
Name Alison H. McSlarrow 19. Interest of each foreign entity in the specific issues	Covered Official Position (if applicable) Deputy Chief of Staff to Senate Majority Leader Trent Lott listed on line 16 above	
Name Alison H. McSlarrow	Covered Official Position (if applicable) Deputy Chief of Staff to Senate Majority Leader Trent Lott listed on line 16 above Check if None Date	

Registrant Name McSlarrow Consulting Client Na	ame Microsoft Corporation	_
LOBBYING ACTIVITY. Select as many codes as necessar engaged in lobbying on behalf of the client during the report information as requested. Attach additional page(s) as need.	ting period. Using a separate page for each code, provide	
15. General issue area code IMM (one per page)		
16. Specific lobbying issues		
S. 2045, American Competitiveness all provisions	s in the 21st Century Act,	
H.R. 3983, Helping Improve Techno Act, all provisions	ology Education and Achievement	
H.R. 4227, Technology Worker Temp	porary Relief act, all provisions	
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Senate		
18. Name of each individual who acted as a lobbyist in this	s issue area	
Namo	Covered Official Position (if applicable)	New
Alison H. McSlarrow	Deputy Chief of Staff to	۵
	Senate Majority Leader Trent Lott	Q
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19. Interest of each foreign entity in the specific issues listed on	line 16 above	
a.	Dec	
Signature		
Printed Name and Title	Д (5
Form 1.D-2 (Rev 6/98)	Page 4 of .	- · •

20. Client new address					
21. Client new principal place of bu	isiness (if different from line 20)		••••••		
City	:	State/Zip (or Country)			
22. New general description of clie	•••••••••		*************	•••••••••••••••••••••••••••••••••••••••	
LOBBYIST UPDATE 23. Name of each previously	reported individual who is	s no longer expected to act as	a lobby	ist for the client	
ISSUE UPDATE 24. General lobbying issues	previously reported that no	o longer pertain			
COM					
AFFILIATED ORGANIZ 25. Add the following affilia					
Name		Address		Principal Place of B (city and state or co	
26. Name of each previously	y reported organization tha	it is no longer affiliated with t	he regist	rant or client	
FOREIGN ENTITIES 7. Add the following foreig	n entities				
N	Address	Principal place of hu		Amount of contribution for lobbying activities	Ownership percentage in client
Name		(city and state or co-		·	4
Name		(city and state or co			
Name		(city and state or co	•••••••		y.
28. Name of each previously affiliated organization		(city and state or co	s, <u>or</u> is a		
28. Name of each previously affiliated organization	m·sc.		s, or is a	ffiliated with the registr	

ATTACHMENT 35 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives
Legislative Resource Center

Secretary of the Senate
Office of Public Records B-106 Cannon Building Washington, DC 20515

232 Hart Building Washington, DC 20510 2001 FEB 15 PM 3: 26

OFFICE OF THE CLERK -U.S. HOUSE OF REPRESENTATIVES

FEB 12 2001

LOBBYING REPORT



1. Registrant Name	
McSlarrow Consulting L.L.C.	
······································	
2. Address	
6551 Kristina Ursula Court, Fal	.ls Church, Virginia 22044
3. Principal Place of Business (if different from line 2)	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Zip (or Country)
4. Contact Name Telephone Alison McSlarrow 703-658-01	E-mail (optional) 5. Senate ID # 48703-12
7. Client Name Self Microsoft Corporation	6. House ID# 34541002
0. Check if this is a Termination Report □ ⇒ Termination INCOME OR EXPENSES - Complete Either	
12. Lobbying Firms	13. Organizations
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activities for this reporting period were:
Less than \$10,000 🔲 -	Less than \$10,000 🔲
510.000 Pl + 0.50.000	\$10,000 or more □ ⇒ \$
\$10,000 or more \(\sigma \sigma \sigma \frac{60,000}{\text{lncome (nearest \$20,000)}} \) Provide a good faith estimate, rounded to the nearest \$20,000,	Expenses (nearest \$20,000) 14. REPORTING METHOD. Check box to indicate expense accounting method. See instructions for description of options.
of all lobbying related income from the client (including all	☐ Method A. Reporting amounts using LDA definitions only
payments to the registrant by any other entity for lobbying activities on behalf of the client).	Method B. Reporting amounts under section 6033(b)(8)of the Internal Revenue Code
	Method C. Reporting amounts under section 162(e) of the Internal Revenue Code
Signature	
Printed Name and Title	
.D-2 (REV. 6/98)	PAGE 1 of 4

Registrant Name MCS1arrow Consulting Client	Name Microsoft Corporation	
LOBBYING ACTIVITY. Select as many codes as necess engaged in lobbying on behalf of the client during the repoinformation as requested. Attach additional page(s) as need	sary to reflect the general issue areas in which the registrant rting period. Using a separate page for each code, provide ded.	
15. General issue area code (one per page)		
16. Specific lobbying issues		
Competition in the software indus	stry	
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Senate		
U.S. House of Representatives		
18. Name of each individual who acted as a lobbyist in thi	s issue area	
Name	Covered Official Position (if applicable)	New
Alison McSlarrow	Deputy Chief of Staff to	ם
	Senate Majority Leader Trent Lott	a

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19. Interest of each foreign entity in the specific issues listed on	line 16 above	
	Para February 2, 2001	
Signature Alison H McClarrow	Date	
Printed Name and Title Alison H. McSlarrow	, riesident	
Form LD-2 (Rev.6/98)	Page <u>2</u> of <u>4</u>	

Registrant Name McSlarrow Consulting Client N	Name Microsoft Corporation	
	sary to reflect the general issue areas in which the registrant rting period. Using a separate page for each code, provide ded.	
15. General issue area code IMM (one per page)		
16. Specific lobbying issues		
S. 2045, American Competitivenes	s in the 21st Century Act, all prov	isions
H.R. 3983, Helping Improve Techn Act, all provisions	ology Education and Achievement	
H.R. 4227, Technology Worker Tem	porary Relief Act, all provisions	
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Senate		
18. Name of each individual who acted as a lobbyist in thi	is issue area	
Name	Covered Official Position (if applicable)	New
Alison H. McSlarrow	Deputy Chief of Staff to	
	Senate Majority Leader Trent Lott	ū
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19. Interest of each foreign entity in the specific issues listed on	line 16 above	•
Signature	Date	
Printed Name and Title		
		
Form I.D-2 (Rev.6/98)	Page 3 of 4	l .

Registrant Name MCSIATION CONSULTING Client N	ame Microsoft Corporation	
LOBBYING ACTIVITY. Select as many codes as necess engaged in lobbying on behalf of the client during the report information as requested. Attach additional page(s) as need to be a selected as the control of the client during the report information as requested.	ting period. Using a separate page for each code, provide	
15. General issue area code TEC (one per page)		
16. Specific lobbying issues		
Interoperability of instant message	ging	
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Senate		
	•	
18. Name of each individual who acted as a lobbyist in this		
Name	Covered Official Position (if applicable)	New
Alison H. McSlarrow	Deputy Chief of Staff to	
	Senate Majority Leader Trent Lott	۵
		ם
		ם
19. Interest of each foreign entity in the specific issues listed on	line 16 above	
Signature Alisa N. M. S.	Date February 2, 2001	
Printed Name and Title Alison H. McSlarrow,	President	
Form LD-2 (Rev.6/98)	Page <u>4</u> of <u>4</u>	_

ATTACHMENT 36 TO THE DECLARATION OF BRIAN DAUTCH

AUG 1 4 2001

Clerk of the House of Representatives Secretary of the Senate Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Office of Public Records 232 Hart Building Washington, DC 20510

LEGISLATIVE RESOURCE CENTER

2001 AUG 15 PM 12: 58

DESTRUCTION OF STREET OF S

LOBBYING REPORT

1. Registrant Name McSlarrow Consulting L.L.C.			
2. Address Check if different than previously reported			
6551 Kristina Ursula Court, Fall:	s Church, Virginia 22	044	
3. Principal Place of Business (if different from line 2)			
City: State/2	Zip (or Country)		
4. Contact Name Telephone	E-mail (optional)	5. Senate ID#	
Alison McSlarrow 703-658-01:	38	48703-12	
7. Client Name Self		6. House ID#	
Microsoft Corporation		34541002	
TYPE OF REPORT 8. Year 2001 Midyear (January 1-June 30) ☐ OR Year End (July 1-December 31) ☐ 9. Check if this filing amends a previously filed version of this report ☐ 10. Check if this is a Termination Report ☐ ⇒ Termination Date			
INCOME OR EXPENSES - Complete Either	Line 12 OR Line 13		
12. Lobbying Firms	13. Organiza	tions	
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activities for this reporting period were:		
Less than \$10,000 · 🔾	Less than \$10,000 🔲		
50	\$10,000 or more		
S10,000 or more S 60,000 Income (nearest \$20,000)	Expenses (nearest \$20,000) 14. REPORTING METHOD. Check box to indicate expense accounting method. See instructions for description of options.		
of all lobbying related income from the client (including all payments to the registrant by any other entity for lobbying	Method A. Reporting amounts using LDA definitions only		
activities on behalf of the client).	Method B. Reporting amounts under section 6033(b)(8)of the Internal Revenue Code		
·	Method C. Reporting amounts un Internal Revenue Cod		
Signature			
Printed Name and Title			
LD-2 (REV. 6/98)		PAGE 1 of 5	

Registrant Name	McSlarrow	Consulting Client	Name Microsoft Corporation	
engaged in lobb	ying on behalf of	t as many codes as nece the client during the rep additional page(s) as ne	essary to reflect the general issue areas in which the registrant porting period. Using a separate page for each code, provide seded.	
15. General iss	ue area code CP	(one per page)	
16. Specific lol			•	
Competi	tion in the	software indu	ıstry	
17. House(s) o	f Congress and Fe	deral agencies contacted	d Check if None	
U.S. Se	nate			
U.S. Ho	use of Repr	esentatives		
18. Name of e	ach individual who	o acted as a lobbyist in t	this issue area	
	Name		Covered Official Position (if applicable)	New
Alison	McSlarrow			0
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19. Interest of e	each foreign entity in	n the specific issues listed	on line 16 above	
Signature .			Date	
Printed Name a	nd Title			·

Registrant Name 1100 102 20 0 00110 110 110 110 110 110	name MICIOSOIC COIPOIRCION	
LOBBYING ACTIVITY. Select as many codes as necess engaged in lobbying on behalf of the client during the repoinformation as requested. Attach additional page(s) as need	rting period. Using a separate page for each code, provide	
15. General issue area code CPT (one per page)	و نبيه	
16. Specific lobbying issues		
Software piracy, counterfeiting, a property rights	and protection of intellectual	
•		
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Senate		
U.S. House of Representatives		
18. Name of each individual who acted as a lobbyist in this	s issue area	
Name	Covered Official Position (if applicable)	New
Alison H. McSlarrow		
		<u></u>
		<u> </u>
·		
		
		۵
19. Interest of each foreign entity in the specific issues listed on	line 16 above	
Signature	Date	_
Printed Name and Title		
Form LD-2 (Rev.0/98)	Page <u>3</u> of <u>5</u>	

Registrant Name_	McSlarrow	Consulting Client Na	ne Microsoft Corporation	
engaged in lobb	ying on behalf of		y to reflect the general issue areas in which ng period. Using a separate page for each d.	
15. General issu	ue area code <u>C</u>	SP (one per page)		
16. Specific lob	bying issues			
Internet	privacy			
s. 803, 1	E-governmen	nt Act of 2001, a	ll provisions	
17. House(s) of	Congress and Fe	ederal agencies contacted	Check if None	
U.S. Sena	ate			
U.S. Hous	se of Repre	esentatives		
18. Name of ea	ch individual wh	o acted as a lobbyist in this	ssue area	
	Name		Covered Official Position (if applicable) New
Alison H.	. McSlarrow	J		
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19. Interest of ea	ich foreign entity i	n the specific issues listed on li	ne 16 above	,
Signature				
Printed Name an	d Title			
Form LD-2 (Rev.6/9	8)			Page 4 of 5

LOBBYING ACTIVITY. Select as many codes as necessal engaged in lobbying on behalf of the client during the report information as requested. Attach additional page(s) as needed.	ing period. Using a separate page for each code, provide	
15. General issue area code TAX (one per page)		
16. Specific lobbying issues S. 512, Internet Tax Moratorium and S. 589, A bill to make permanent the taxes on the Internet, all prov S. 664, New Economy Tax Fairness Act S. 41, To amend the Internal Revenue extend the research credit, all H.R. 1836, Economic Growth and Tax F research and development tax cr	e moratorium on the imposition of visions t, all provisions e Code of 1986 to permanently l provisions Relief Reconciliation Act of 2001, redit provisions	
17. House(s) of Congress and Federal agencies contacted	☐ Check if None	
U.S. Senate18. Name of each individual who acted as a lobbyist in this	issue area	
Name	Covered Official Position (if applicable)	New
Alison H. McSlarrow		
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		a
19. Interest of each foreign entity in the specific issues listed on l	line 16 above Check if None	
Signature \\ Linux Linux . m. 1	Date August 12, 2001	
Printed Name and Title Alison H. McSlarrow	, President	
Form LD-2 (Rev.6/98)	Page <u>5</u> of <u>5</u>	

Registrant Name McSlarrow Consulting Client Name Microsoft Corporation

ATTACHMENT 37 TO THE DECLARATION OF BRIAN DAUTCH

Clark of the House of Representatives Legislative Resource Center 8-106 Cannon Buildritg Washington, DC 20315 Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510

RECEIVER SECRETARY OF THE SENATE

00 AUG 14 PH 3- 34

LOBBYING REPORT

I, Registrant Name		
Microsoft Corporation		The said of the same of the sa
2. Address		
21 Dugont Circle, NW, 5th Flo	or, Washington, DC 200	36
3. Principal Place of Business (if different from line 2)		
City: Redmond State	Zigros Country; WA 98052	•
4. Contact Marine Telephone	flenoisget Ben-3	5. Senaic (D #
Jack Krumholtz 202-263	-5900	25204-12
7. Client Name 😡 Self		6. House ID #
**		31174000
INCOME OR EXPENSES - Complete Eithe	4-444	ibs beder as light travel to provide Plabel I I decembed
(2. Lobbying Firms	13. Organizat	น์งกร
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying scriv period were:	ities for this reporting
Less than \$10,000 🔲	Less than \$10,000 [
510.000 or more □ ⇒ 5	510,000 or more	0.000 Expenses (dearest \$20,000)
lacome (neares) \$20,000; Provide a good faith estimate, rounded to the nearest \$20,000.	14. REPORTING METHOD. Check accounting method. See instructions to	
of all lobbying related income from the client (including all sayments to the registrant by any other entity for lobbying	Method A. Reporting amounts using	ng LDA definitions on
ectivities on behalf of the client).	Method B. Reporting amounts und Internal Revenue Code	
	Method C. Reporting amounts until Internal Revenue Code	
enature Nack Jun 40/6		
inted Name and Title Jack Arumholtz, Direct	cor of Federal Governmen	t Affairs,

Registrant Name Microsoft Corporation Clier	t Name_Self
engaged in lobbying on behalf of the client during the rej information as requested. Attach additional page(s) as no	•
13. General issue area code IMM (one per page	·)
Act of 2000 H.R. 4227, TEchnology Worker Temp	chnology Education and Achievement corary Relief Act in the Twenty-First Century Act of
J. 2043) AMELICAN COMPOSITION	;
	:
17. House(s) of Congress and Federal agencies contacted	Check if None
Senate House of Representatives	
Department of Commerce	•
National Economic Council	
Office of the President	;
	•
18. Name of each individual who acted as a lobbyist in the	tra čestih nimin
10. Palme of each morridae who acted as a topolysis in the	to today digit
Name	Covered Official Position (if applicable)
Jack Krumholtz	
Eric Koenig	·
Eric Koenig	Chief of Staff
-Kerry Knott	House Majority Leader Richard Arm
Kent Knutson	
P [*] ***********************************	Deputy Asst. Sec. for Intergovernmen
Tom Jurkovich	Affairs, US Dept. of Commerce
John Sampson	:
A A A TO TO THE CONTRACT OF TH	Associate Director, Senate Democrat
James Houton	Steering and Coordination Committee
Ira Rubinstein Julie Inman	
19. Interest of each foreign entity in the specific issues listed on	line 16 above Check if None
Signature Jule / m. ho/B	Date 8/11/2020
Printed Name and Title Jack Kirtmhottz, Direct	or of Federal Government Affairs,
Associ	ate General Counsel

Registrant Name Microsoft Corporation Clien	t Name_Salf
LOBBYING ACTIVITY. Select as many codes as nece engaged in labbying an behalf of the client during the region information as requested. Attach additional page(s) as necessition as requested.	essary to reflect the general issue areas in which the registrooming period. Using a separate page for each code, proveeded.
15. General issue area code CPT (one per page)
and Rélated Agencies	e, Justice and State, the Judiclary, ppropriations Act, 2001, relating to saues Amendment to increase funding for & offices and Copyright Protection
17. House(s) of Congress and Federal agencies contacted Senate House of Representatives Office of the Vice President Department of Commerce Department of State United States Trade Representative Department of Justive	National Económic Council
18. Name of each individual who acted as a lobbyist in th	is issue area
. Name	Covered Official Position (il applicable)
Jack Krumholtz	;
Eric Koenig	
Rerry Knott	Chief of Staff House Majority Leader Richard Arm
Kent Knutson	A FROVATABLE
Tom Jurkovich	Deputy Asst. Sec. for Intergovernment Affairs, US Dept. of Commerce
-John Sampson	
James Houton	Associate Director, Senate Democrate Steering and Coordination Committee
.)	
19. Interest of each foreign entity in the specific issues listed on	line 16 above Check if None
Signacure Jak Jamus 1/8	Date 8/11/2000
ション・ディー アン・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	or of Tadaral Communicat Alighal

Associate General Counsel

MTC-00030631_0952

Registrant Name_Nature Control Che	NOTE SALF
LOBBYING ACTIVITY. Select as many codes as necessaged in lobbying on behalf of the client during the reinformation as requested. Attach additional page(s) as n	essary to reflect the general issue areas in which the tegiste porting period. Using a separate page for each code, proveeded.
15. General issue area code TEC (one per page	· .
	; ;
16. Specific lobbying issues	
H.R. 1685, Internet Growth and I H.R. 1686, Internet Freedom Act Interoperability of Instant Mess Encouraging development and roll	aging
ı	
• • • • •	
17. House(s) of Congress and Federal agencies confidence	Check if None
Senate House: of Representatives	•
Department of Commerce	•
rederal CommunicationssCommission	n.
	-
	•
13. Name of each individual who acted as a lobbyist in the	is issue area
	1
Name	. Covered Official Position (if applicable)
Jack Krumholtz	
•••	
Eric Koenig	**************************************
-Rerry Knott	Chief of Staff
100 4 2 1440 0 0	House Majority Leader Richard Arm
Kent Knutson	:
	Deputy Asst. Sec. for Intergovernmen
Tom Jurkovich	Affairs, US Dept. of Commerce
John Sampson	ı
microscopium ela del adequestrata, adequestrata que manera de la del adestrata del adestrata de la del adestrata del adestrata de la del adestrata del adestrata de la del adestrata del adestra	Associate Director, Senate Democrat
James Houton	Steering and Coordination Committee
Marc Berejka	-
19. Interest of each foreign emity in the specific issues listed on	line 16 above Check if None
Signature Jack Krapholds Disperse	Date 7/1/2000 F of Federal Government Affairs,
Printed Name and Title Jack Kramholtz, Directo	
	te General Councel

Registrant Name Microsoft Corporation Clien	u Name_Self
LOBBYING ACTIVITY. Select as many codes as necessagged in labbying on behalf of the client during the repinformation as requested. Attach additional page(s) as necessaged.	essary to reflect the general issue areas in which the registrenting period. Using a separate page for each code, proveeded.
15. General issue area code TAX (one per page)
16. Specific tobbying issues H.R. 3709, Internet Nondiscrimina	ition Act
H.R. 4267, Internet Tax Reform an H.R. 4460, Internet Tax Simplific H.R. 4462, Interstate Sales and U.S. 2401, New Economy Tax Simplifi S. 2775, Internet Tax Moratorium S. 1611, To Amend the Internet Tax S. 2323; H.R. 4109; H.R. 4182, Wo.	d Reduction Act of 2000 ation Act of 2000 stion Act of 2000 Use Tax Compact of 2000 cation Act (NETSA) and Equity Act x Freedom Act rker Economic Opportunity Act
17. House(s) of Congress and Federal agencies contacted	Check if None
Senate House of Representatives Department of Treasury Joint Committee on Taxation	
13. Name of each individual who acted as a lobbyist in th	ns issue area
Name	Covered Official Pasition (if applicable)
Jack Krumholtz	
Eric Kaenig	;
-Kerry Knott	Chief of Staff House Majority Leader Richard Arm
Kent Knutson	
Tom Jurkovich	Deputy Asst. Sec. for Intergovernment Affairs, US Dept. of Commerce
John Sampson	
James Houton	Associate Director, Senate Democrat Steering and Coordination Committee
PMS optings should also be an option of the	
19. Interest of each foreign entity in the specific issues listed on	Line 16 above : Check if None
Signature Dak Jum 4/8	Date 8/11/2000
Printed Name and Title Jack Rrumholtz, Direct	or of Federal Government Affairs, ate General Counsel
AGEACT	

Microsoft Corporation

General Issue Area:

TAX

Foreign Sales Corporation Dispute Pending at WTO Name of each individual who acted as a lobbyist in this issue are

Marc Berejka Julie Inman Bill Sample

Registrant Name MICTOSOFE Corporation Client	ni Name_Salf	
LOBBYING ACTIVITY. Select as many codes as nec engaged in lobbying on behalf of the client during the re information as requested. Attach additional page(s) as n	essary to reflect the general issue areas in which the registre porting period. Using a separate page for each code, proveeded.	
15. General issue area code TRD (one per page	e) '	
•	: :	
16. Specific lobbying issues		
Act of 1974 with respect World Trade Organization (a) Agre	applications of Title IV of the Trad to the People's Republic of China ement on Trade-Related Intellectual (b) Post Seattle WTO Ministerial meterial modernates and trade issues	
17. House(s) of Congress and Federal agencies comacter	-	
Senate House of Representatives US Trade Representatives Department of State Bepartment of Commerce National Economic Council		
Manifolds requeste constiti		
18. Name of each individual who acted as a lobbyist in the	nis issue area	
Name	1	
. * **********************************	Covered Official Position (if applicable)	
Jack Krumboltz		
Eric Koenig		
Rerry Knott	Chief of Staff House Majority Leader Richard Arm	
Kent Knutson		
Tom Jurkovich	Deputy Asst. Sec. for Intergovernmen Affairs, US Dept. of Commerce	
John Sampson		
James Houton	Associate Director, Senate Democrat Steering and Coordination Committee	
Julie Inman	!	
BillSSample	1	
19. Interest of each foreign entity in the specific issues listed on	fine 16 above Check if None	
Signature Jak Jum ho/to	Date 8/11/200	
Printed Name and Tide Jack Krumholtz, Director of Federal Government Affairs,		
	ate General Counsel 7	
://sonr senate gov/cgi-win/onr_gifviewer.exe?	•	

nttp://sopr.senate.gov/cgr-wni/opr_gnviewer.exe

•	Registrant Name Microsoft Corporation Clien	nt Name_Sel	<u>f</u>
	LOBBYING ACTIVITY. Select as many codes as necessaged in lobbying on behalf of the client during the reinformation as requested. Attach additional page(s) as n	porting period.	it the general issue areas in which the registra Using a separate page for each code, prov
	15. General issue area code <u>CPT</u> (one per page	ė)	•
	16. Specific lobbying issues H.R. 4246, Cyber Security Information 5. 2448, Internet Integrity and Act of 2000 Competition in the Software Industry Promoting Protection of Critical	Critical ? stry	•
			:
			· · · · · · · · · · · · · · · · · · ·
•	17. House(s) of Congress and Federal agencies contacted Senate House of Representatives Department of Justice National Security Agency Federal Bureau of Investigation Department of Commerce Department of Defense 18. Name of each individual who acted as a lobbyist in the		Theck if None
	Name	1	Covered Official Position (if applicable)
	Jack Krumholtz		i and an
•	Eric Koenig		
•	This day was a sum of the debetween the property and the property of the prope	Chief	of Staff
•	Rerry Knott	<u> Kouse</u> 1	fajority Leader Richard Arms
_	Rent Knutson		<u> </u>
•	Tom Jurkovich	Deputy As	st. Sec. for Intergovernmen US Dept. of Commerce
_	John Sampson		1
	James Houton		e Director, Senate Democrat and Coordination Committee
1 *	Interest of each foreign entity in the specific issues listed on	line to above	Check if None
\$	enature / Jack Jun 40/B		Date 8/11/2000
P۲	inted Name and Title Jack Adumholtz, Directo	r of Fede	ral Government Affairs,
	Associa	te Genera	1 Counsel

Microsoft Corporation

General Issue Area:

CPI

Name of each individual who acted as a lobbyist in this issue are:

Marc Berejka
Bill Guidera
Ira Rubinstein
Mike Egan
John Kelly
Ed Tobin

Page 9 pf 12

	•				
•	Registrant Name Microsoft Corporation Clic	nt Name_Self			
	LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrengaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provinformation as requested. Attach additional page(s) as needed.				
	5. General issue area code <u>CSP</u> (one per page)				
		,			
	16. Specific lobbying issues H.R. 1714, Electronic Signatures in Global and National Commerce Act S. 761, Millennium Digital Commerce Act (Digital Signatures) S. 2053; Secure Online Communication Enforcement Act of 2000 S. 854, Electronic Rights for the 21st:Century Act S. 2448, Internet Integrity and Critical Infrastructures Protection Act of 2000 S. 2606, Consumer Privacy Protection Act				
	H.R. 4049, Privacy Commission Ac H.R. 1685, Internet Growth and D				
	House(s) of Congress and Federal agencies contacted				
	Senate' House of Representatives				
	White House				
	Department of Commerce Federal Communications Commission				
	Federal Trade Commission				
	Department of State				
	Name of each individual who acted as a lobbyist in the	is issue area			
	Name	Covered Official Position (if applicable)			
	Jack Krumholtz				
	Eric Koenig				
	Kerry Knott	Chief of Staff			
••	Phondon you up upp you are not a sequent and representate held to be the house, any order house you devided and debunded by. *	House Majority Leader Richard Arm			
••	Rent Knutson	Deputy lagh Sec for Interdovernmen			
••	Tom Jurkovich	Affairs, US Dept. of Commerce			
	John Sampson				
٠	James Houton	Associate Director, Senate Democrat Steering and Coordination Committee			
		194 79 19 19 19 19 19 19 19 19 19 19 19 19 19			
19	. Interest of each foreign entity in the specific issues listed on	line 16 above Check if None			
Si	grature Jack Krum holds	Date 8/11/2012			
Printed Name and Tide Jack Koumholtz, Director of Federal Government Affair					
	Associate General Counsel				

Microsoft Corporation

General Issue Area:

CSP

Specific lobbying issues

International Online Consumer Protection, Privacy and Jurisdictional Issues

Name of each individual who acted as a lobbyist in this issue are

Marc Berejka Bill Guidera

Page 11 of 1

Registrant Name Microsoft Corporation (Client Name_Sel F
LOBBYING ACTIVITY. Select as many codes as engaged in lobbying on behalf of the client during the information as requested. Attach additional page(s) of	necessary to reflect the general issue areas in which the registre e reporting period. Using a separate page for each code, prov as needed.
15. General issue area codeUBR (one per p	page}
16. Specific tobbying issues	<u>;</u> :
H.R. 3462, Wealth through th H.R. £102, Comprehensive Ret	e Workplace Act of 1999 irement Security and Pension Reform Ac
17. House(s) of Congress and Federal agencies coma	cted Check if None
Senate House of Representatives Department of Labor	
13. Name of each individual who acted as a lobbyist i.	n this issue area
Name	Covered Official Position (if applicable)
Jack Krumholtz	
Eric Koenig	
Kerry Knott	Chief of Staff House Majority Leader Richard Arm
Kent Knutson	·
Tom Jurkovich	Deputy Asst. Sec. for Intergovernment Affairs, US Dept. of Commerce
John Sampson	
James Houton	Associate Director, Senate Democrat Steering and Coordination Committee
Julie Inman Bill Sample	i
19. Interest of each foreign entity in the specific issues listed	on line 16 above Check if None
Signature Jack Jum ho/	B : Date 8/11/2012
	tor of Federal Government Affairs.
Assoc	ciate General Counsel

ATTACHMENT 38 TO THE DECLARATION OF BRIAN DAUTCH

	company and		
11		F THE SENATE HOUSE OF REPRESENTATIVES	
	LEKK OF THE	HOUSE OF REPRESENTATIVES	
		LOBBYING REPORT Lobbying Disclosure Act (Section 5) 31355019 1. CGISLATIVE 98 For Official Use of Fig. 19 1. CGISLATIVE 98 For Official Use of Fig. 19 1. CGISLATIVE 98 Fig. 19	
1.	Year <u>1997</u>	4 FEB ATIVER	
2.	Report Type	Amended report No activity (registration to remain in effect) No activity (registration to remain in effect)	
RI	GISTRA	NT S S S	
3.	Name of Re	gistrant PRESTON GATES ELLIS & ROUVELAS MEEDS LLP	
		number and contact name	
	(202) 628		
CI	LIENT Lo	bbying firms file separate reports for each client. An organization employing in-house lobbyists indicates "Self."	
<u>5.</u>	Name of Cl	ent MICROSOFT CORPORATION	
IN	COME O	R EXPENSES Answer line 6 or line 7 as applicable.	
6.	LOBBYING H	Less than \$10,000 \$10,000 or more \$	
	reporting pe	more, provide a good faith estimate, rounded to the nearest \$20,000, of all income from the client during this riod. Include any payments by any other entity for lobbying activities on behalf of the client. Exclude income lobbying activities.	
		Income \$ 220.000.00 Total for year (if Year End report) \$ 380.000.00	
7.	ORGANIZAT period were	IONS EMPLOYING IN-HOUSE LOBBYISTS. Expenses incurred in connection with lobbying activities during the reporting	
		Less than \$10,000	
	If \$10,000 or more, provide a good faith estimate, rounded to the nearest \$20,000, of the total amount of all lobbying expenses incurred by the registrant and its employees during this reporting period.		
		Expenses \$ Total for year (if Year End report) \$	
		Optional Expense Reporting Methods	
A.	Registrants that report lobbying expenses under section 6033(b)(8) of the Internal Revenue Code may provide a good faith estimate of the applicable amounts that would be required to be disclosed under section 6033(b)(8) for the semiannual reporting period, and may consider as lobbying activities only those defined under section 4911(d) of the Internal Revenue Code. If selecting this method, check box and (i) enter estimated amounts on the "Expenses" line above; or (ii) attach a copy of the IRS Form 990 that includes this reporting period.		
B.	Registrants subject to section 162(e) of the Internal Revenue Code may make a good faith estimate of all applicable amounts that would not be deductible under section 162(e) for the semiannual reporting period, and may consider as lobbying activities only those activities the costs of which are not deductible pursuant to section 162(e). If selecting this method, check box and enter estimated amounts on the "Expenses" line above.		
Fon	m LD-2 (1/90	Page 1	

Reg	istrant Name	PRESTON GATES ELLIS & ROUVELAS MEEDS LLP
Clie	ent Name	MICROSOFT CORPORATION
lob side	bying activities of Form LD-2, vities for the cli	SSUES. On line 8 below, enter the code for one general lobbying issue area in which the registrant engaged in for the client during this reporting period (select applicable code from list in the instructions and on the reverse page 1). For that general issue area only, complete lines 9 through 12. If the registrant engaged in lobbying ient in more that one general issue area, use one Lobbying Report Addendum page for each additional general issue
8.	General lobby	ing issue area code (enter one) CPI
	Bills: H.R.695; Secu S.377; Promos S.909; Secure	ing issues (include bill numbers and specific executive branch actions) urity and Freedom Through Encryption (SAFE) Act; tion of Commerce On-Line in the Digital Era (Pro-CODE) Act of 1997; Public Networks Act; Lissues: Competition in the Software Market.
	Houses of Con House of Repr Senate	gress and Federal agencies contacted resentatives
	HEIMAN, BR BRANDT, WI CARLSON, A STEPHENS, I GARVIE, PAI	of each employee who acted as a lobbyist EUCE - ATTORNEY ERNER - GOVT. AFFAIRS COUNSELOR MY - ATTORNEY DENNIS - GOVT. AFFAIRS ANALYST MELA - ATTORNEY DL - SR. ADV. FOR FED. AFFAIRS
		s identifying foreign entities in the Lobbying Registration (Form LD-1, line 12) or any updates: Interest of each atity in the specific lobbying issues listed on line 9 above
	report included	s 009 Addendum pages. My Vedupum Date 2/17/98
Ū		Title TIM PECKINPAUGH - ATTORNEY

Form LD-2 (1/96)

Page 2

ATTACHMENT 39 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510 98 AUG 14 PH 3: 33

CHAIGE OF THE CTECK

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Page

11

1. Registrant Name PRESTON GATES ELLIS & 1	ROUVELAS MEEDS LL	P	
2. Address .	n previously reported N.W. WASHINGTON DC 20006-5209		
3. Principal Place of Business (if different	from line 2)		
City	State/Zip (or Country)		
4. Contact Name ROSANNE PHILLIPS	Telephone E-mail 202-628-1700	(optional)	5. Senate ID #
7. Client Name Self MICROSOFT CORPORATIO	on .	(6. House ID # 31355019
9. Check if this filing amends a pre	eport ->> Termination	Date	11. No Lobbying Activity
INCOME OR EXPENS	ES - Complete Either	Line 12 OR Line 13	
12. Lobbying I	Arms	13. Organizatio	ons
INCOME relating to lobbying active period was:	vities for this reporting	EXPENSES relating to lobbying activit period were:	ies for this reporting
Less than \$10,000		Less than \$10,000	
310,000 or more 20 >> 3	360,000.00 ncome (nearest \$20,000) ded to the nearest	\$10,000 or more	
\$20,000 of all lobbying related inco (including all payments to the regis	ome from the client trant by any other entity	☐ Method A. Reporting amounts usin	•
for lobbying activities on behalf of	me cilent).	Method B. Reporting amounts und the Internal Revenue Co	
		☐ Method C. Reporting amounts und Internal Revenue Code	er section 162(e) of the
Signature		Date	
Printed Name and Title EMANUE	L ROUVELAS - ATTOR		Page 1

Registrant Name:	PRESTON GATES ELLIS & ROUVEI	AS MEEDS LLP	
Client Name:	MICROSOFT CORPORATION		
engaged in lobbyin		to reflect the general issue areas in which the registrant ag period. Using a separate page for each code, provide	
16. Specific Lobi H.R.695, Sec S.2067, Enci sections S.376, Encry S.377, Prom S.909, Secur	curity and Freedom Through Encryption yption Protects the Rights of Individual pted Communications Privacy Act of 199	ls from Violation and Abuse in Cyberspace (E-PRIV. 97, all sections I Era (Pro-CODE) Act of 1997, all sections	ACY) Act, all
House of Re		□ Check if None	
18. Name of each	n individual who acted as a lobbyist in this i		1 20-1
	Name	Covered Official Position (if applicable)	New
O'NEIL, M	CHAEL	Gen. Counsel, CIA -Chief of Staff-CIA	No
SLOMOWI	TZ, ALAN	Adm. AsstRep. Robert Borski	Yes
WALKER,	FRANKLIN		Yes
MILDER, E	ENJAMIN	Leg. Corres Sen. Hatfield	Yes
HEIMAN, I	RUCE		No
BRANDT, V	VERNER		No
CARLSON,	AMY		No
Signature	ch foreign entity in the specific issues listed. Title EMANUEL ROUVELAS - ATTO	Date 8/14/98	ge 2

Client Name:

MICROSOFT CORPORATION

Item	Description	Data
18a	Lobbyist Name	STEPHENS, DENNIS
18b	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	MOSHER, SOL
18Ь	Covered Official Position	·
18c	New Lobbyist	No
18a	Lobbyist Name	BERGER, AMY
18Ь	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	ABRAMOFF, JACK
18b	Covered Official Position	· · · · · · · · · · · · · · · · · · ·
18c	New Lobbyist	No
18a	Lobbyist Name	MASHBURN, JOHN
18b	Covered Official Position	LEG. DIR. SEN. JOHN ASHCROFT
18c	New Lobbyist	No
18a	Lobbyist Name	PIZZELLA, PATRICK
18b	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	PECKINPAUGH, TIM
18b	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	JARRELL WILLIAM
18b	Covered Official Position	Deputy Chief of Staff - Rep. Tom DeLay
18c	New Lobbyist	No
18a	Lobbyist Name	ROUVELAS, EMANUEL
18b	Covered Official Position	
18c	New Lobbyist	No

Page 3

Reg	istrant Name:	PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP	
Clie	ent Name:	MICROSOFT CORPORATION		
eng	aged in lobbyir		y to reflect the general issue areas in which the registrant ng period. Using a separate page for each code, provide l.	
		· · · · · · · · · · · · · · · · · · ·	n Act, all provisions	
17.	House(s) of C House of Rep Senate	Congress and Federal agencies contacted presentatives	□ Check if None	
12	None of sol			
10.	Name of each	individual who acted as a lobbyist in this		
	Name of each	Name	issue area Covered Official Position (if applicable)	New
	WALKER, I	Name		Now Yes
		Name TRANKLIN		
	WALKER, I	Name TRANKLIN ENJAMIN	Covered Official Position (if applicable)	Yes
	WALKER, I	Name FRANKLIN ENJAMIN RUCE	Covered Official Position (if applicable)	Yes
	WALKER, I MILDER, B HEIMAN, B	Name FRANKLIN ENJAMIN RUCE N, JOHN	Covered Official Position (if applicable) Leg. Corres Sen. Hatfield	Yes Yes No
	WALKER, I MILDER, B HEIMAN, B MASHBURI	Name FRANKLIN ENJAMIN RUCE N, JOHN PATRICK	Covered Official Position (if applicable) Leg. Corres Sen. Hatfield	Yes Yes No
	WALKER, I MILDER, B HEIMAN, B MASHBURI PIZZELLA, CARLSON,	Name FRANKLIN ENJAMIN RUCE N, JOHN PATRICK	Covered Official Position (if applicable) Leg. Corres Sen. Hatfield	Yes Yes No No No
19.	WALKER, I MILDER, B HEIMAN, B MASHBURI PIZZELLA, CARLSON, ROUVELAS	Name FRANKLIN ENJAMIN RUCE N, JOHN PATRICK AMY	Covered Official Position (if applicable) Leg. Corres Sen. Hatfield LEG. DIR. SEN. JOHN ASHCROFT d on line 16 above Check if None	Yes Yes No No No No
	WALKER, I MILDER, B HEIMAN, B MASHBURI PIZZELLA, CARLSON, ROUVELAS	Name FRANKLIN ENJAMIN RUCE N, JOHN PATRICK AMY S, EMANUEL Ch foreign entity in the specific issues lister	Covered Official Position (if applicable) Leg. Corres Sen. Hatfield LEG. DIR. SEN. JOHN ASHCROFT d on line 16 above Date 8/14/98	Yes Yes No No No No No

Client Name:

MICROSOFT CORPORATION

Item	Description	Data
18a	Lobbyist Name	BRANDT, WERNER
18b	Covered Official Position	·
18c	New Lobbyist	No
18a	Lobbyist Name	STEPHENS, DENNIS
18b	Covered Official Position	•
18c	New Lobbyist	No
18a	Lobbyist Name	JARRELL WILLIAM
18b	Covered Official Position	Deputy Chief of Staff - Rep. Tom DeLay
18c	New Lobbyist	No

Page 5

Reg	istrant Name:	PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP	
Clie	nt Name:	MICROSOFT CORPORATION		
enga	iged in lobbyin		y to reflect the general issue areas in which the registrant ng period. Using a separate page for each code, provide	
	General issue Specific Lobb H.R.3736, W S.1723, Amer	ying issues	act of 1998, all provisions relating to the H1-B visa programs relating to the H1-B visa program.	i.
17.	House(s) of C House of Rep Senate	ongress and Federal agencies contacted resentatives	□ Check if None	
18.	Name of each	individual who acted as a lobbyist in this i	issue area	
		Name	Covered Official Position (if applicable)	New
	HEIMAN, BI	RUCE		No
	CARLSON,	MY		No
	BRANDT, W	ERNER		No
	ROUVELAS	EMANUEL		No
	O'NEIL, MIC	CHAEL	Gen. Counsel, CIA -Chief of Staff-CIA	Yes
	STEPHENS,	DENNIS		No
	JARRELL, V	VILLIAM	Deputy Chief of Staff - Rep. Tom DeLay	No
		h foreign entity in the specific issues listed		į l
Sign	ature		Date	
Print	ed Name and I	Title EMANUEL ROUVELAS - ATTO	RNEY Page	i

Client Name:

MICROSOFT CORPORATION

Item	Description	Data
18a	Lobbyist Name	MASHBURN, JOHN
18b	Covered Official Position	LEG. DIR. SEN. JOHN ASHCROFT
18c	New Lobbyist	No .
18a	Lobbyist Name	SLOMOWITZ, ALAN
18b	Covered Official Position	Adm. AsstRep. Robert Borski
18c	New Lobbyist	Yes
18a	Lobbyist Name	PECKINPAUGH, TIM
18b	Covered Official Position	
18c	New Lobbyist	Yes
18a	Lobbyist Name	PIZZELLA, PATRICK
18Ъ	Covered Official Position	· ····································
18c	New Lobbyist	No
18a	Lobbyist Name	WALKER, FRANKLIN
18b	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	MILDER, BENJAMIN
18b	Covered Official Position	Leg. Corres Sen. Hatfield
18c	New Lobbyist	Yes

Reg	istrant Name:	PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP	
Clie	ent Name:	MICROSOFT CORPORATION		
enga	aged in lobbyin		y to reflect the general issue areas in which the registrant ing period. Using a separate page for each code, provide d.	
	H.R.4105, In	(T T T T T T T T T T T T T T T T T T T		
17.	House(s) of C House of Rep Senate	ongress and Federal agencies contacted presentatives	☐ Check if None	
18.	Name of each	individual who acted as a lobbyist in this	1	
			Covered Official Position (if applicable)	New
	MASHBURN	, JOHN		
-	MASHBURN PIZZELLA,		LEG. DIR. SEN. JOHN ASHCROFT	No
	PIZZELLA,	PATRICK		No No
		PATRICK RANKLIN		No No Yes
	PIZZELLA, WALKER, F	PATRICK RANKLIN ERNER		No No Yes
	PIZZELLA, WALKER, F BRANDT, W	PATRICK RANKLIN ERNER AMY		No No Yes
19.	PIZZELLA, WALKER, F BRANDT, W CARLSON, A STEPHENS,	PATRICK RANKLIN ERNER AMY	LEG. DIR. SEN. JOHN ASHCROFT	No No Yes No No
Sign	PIZZELLA, WALKER, F BRANDT, W CARLSON, A STEPHENS, Interest of each	PATRICK RANKLIN ERNER AMY DENNIS	LEG. DIR. SEN. JOHN ASHCROFT d on line 16 above	No No Yes No No

Reg	istrant Name:	PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP	
Clie	nt Name:	MICROSOFT CORPORATION		
enga	aged in lobbyin		to reflect the general issue areas in which the registrant ag period. Using a separate page for each code, provide.	
		area code TEC (one per page)		
16.	Specific Lobb	ying issues		
17.	House(s) of C House of Rep	ongress and Federal agencies contacted	☐ Check if None	
18.	Senate	individual who acted as a lobbyist in this i	issue area	
		Name	Covered Official Position (if applicable)	New
_	BRANDT, W	ERNER		No
	CARLSON,	AMY		No
	HEIMAN, B	RUCE		No
	STEPHENS,	DENNIS		No
	JARRELL, V	VILLIAM	Deputy Chief of Staff - Rep. Tom DeLay	No
_	MASHBURN	I, JOHN	LEG. DIR. SEN. JOHN ASHCROFT	No
	SLOMOWIT	Z, ALAN	Adm. AsstRep. Robert Borski	Yes
		h foreign entity in the specific issues listed		I. I
_		Title EMANUEL ROUVELAS - ATTO		10
rnn	ued Name and	THE	Pag	ge 10

Client Name:

MICROSOFT CORPORATION

Item	Description	Data
18a	Lobbyist Name	PIZZELLA, PATRICK
18b	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	PECKINPAUGH, TIM
18b	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	ROUVELAS, EMANUEL
18b	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	BERGER, AMY
18b	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	WALKER, FRANKLIN
18b	Covered Official Position	
18c	New Lobbyist	No
18a	Lobbyist Name	MILDER, BENJAMIN
18b	Covered Official Position	Leg. Corres Sen. Hatfield
18c	New Lobbyist	Yes
16	Lobbying Issues	Carriage of the Transmission of Digital Television Broadcast Stations, FCC Dkt, 98-120
		Access to Telecommunications Services and Equipment for Persons with Disabilities, FCC Dkt 96-198

Registrant Name: Client Name:		OFT CORPO	RATION	MIEEDS LLF			
nformation	Update P	age - Comple	ete ONLY where re	gistration information	has cl	anged.	
20. Client new ad	dress						
21. Client new pr	ncipal place of	business (if differe	nt from line 20)				
City		State/2	Zip (or Country)				
22. New general of	lescription of cl	ient's business or a	ctivities				
LOBBYIST U 23. Name of ea MEEDS, I	ch previous!	y reported indi	vidual who is no long	ger expected to act as a	lobbyi	st for the client	
SCI	obying issues		orted that no longer	pertain			
AFFILIATEI 5. Add the following		ZATIONS ated organization	on(s)				
	Name		Ad	dress		Principal Place of B (city and state or co	
						÷	
26. Name of ear	NTITIES		nization that is no lo	nger affiliated with the	registr	ant or client	
Name	lowing lover		ddress	Principal Place of Busin (city and state or countr		Amount of contribution for lobbying activities	Ownership % in client
	ich previous! l organization	•	ign entity that no lon	ger owns, or controls, o	or is a	filiated with the regist	rant, client,
gnature	91	Moures	Pas		Date .	8/14/98	
inted Name and	Title EMA	ANUEL ROUV	/ELAS - ATTORNI	EY	·	Pa	age 13 of 13

ATTACHMENT 40 TO THE DECLARATION OF BRIAN DAUTCH

RECEIVED LEGISLATIVE RUSSIGNES CENTER

Clerk of the House of Representatives Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510 00 FEB 14 FH 3: 23

ALTER OF THE CETAK

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Page

2. Registrant Address	·	SUITE 500 DC 20006-5209	
Principal Place of Business (if different City			
4. Contact Name ROSANNE PHILLIPS	Telephone E-ms 202-628-1700	ail (optional)	5. Senate 11) # 32098-366
7. Client Name Self MICROSOFT CORPORATI	ION		6. House ID # 31355019
0. Check if this is a Termination I	Report [] >> Termination	on Date	11. No Lobbying Activity
			-
	SES - Complete Eithe		
INCOME OR EXPEN	SES - Complete Eithe	er Line 12 OR Line 13	ions
INCOME OR EXPENSION 12. Lobbying action period was:	SES - Complete Eithe	r Line 12 OR Line 13 13. Organization EXPENSES relating to lobbying activity	ions
INCOME OR EXPENSION 12. Lobbying accepted was: Less than \$10,000 \$10,000 or more	SES - Complete Eithe	EXPENSES relating to lobbying activity period were: Less than \$10,000 \$10,000 or more \$\sum_{\text{>>}} \text{S} = \text{Ex}	ties for this reporting
INCOME OR EXPENSION 12. Lobbying accepted was: Less than \$10,000 \$10,000 or more >> \$ Provide a good faith estimate, rou \$20,000 of all lobbying related incomes a second secon	SES - Complete Either Firms tivities for this reporting \$200,000.00 Income (nearest \$20,000) Inded to the nearest come from the client	EXPENSES relating to lobbying activiperiod were: Less than \$10,000 \$10,000 or more >> \$ Ex 14. REPORTING METHOD. Check accounting method. See instructions for	penses (nearest \$20,000) box to indicate expense r description of options.
INCOME OR EXPENSION 12. Lobbying acrepation was: Less than \$10,000 \$10,000 or more \textsquare >> \$	SES - Complete Either Firms tivities for this reporting \$200,000.00 Income (nearest \$20,000) Inded to the nearest come from the client istrant by any other entity	EXPENSES relating to lobbying activiperiod were: Less than \$10,000 \$10,000 or more >> \$ Ex 14. REPORTING METHOD. Check accounting method. See instructions for	penses (nearest \$20,000) box to indicate expense r description of options. Ing LDA definitions only the section 6033(b)(8) of
INCOME OR EXPENSION 12. Lobbying active period was: Less than \$10,000 \$10,000 or more >> \$ Provide a good faith estimate, rou \$20,000 of all lobbying related including all payments to the reg	SES - Complete Either Firms tivities for this reporting \$200,000.00 Income (nearest \$20,000) Inded to the nearest come from the client istrant by any other entity	13. Organization of the second	penses (nearest \$20,000) box to indicate expense r description of options. Ing LDA definitions only der section 6033(b)(8) of ode

es as necessary to reflect the general issue areas in which the registrant ing the reporting period. Using a separate page for each code, provide (c(s) as needed. one per page) copriations Act, relatig to patend and copyright issues. onsibility Act, the Encryption (SAFE) Act, ness Act, sactions to Encourage Commerce and Trade (PROTECT) Act of 1999, es contacted Check if None Covered Official Position (if applicable)	New Yes No
ing the reporting period. Using a separate page for each code, provide ge(s) as needed. one per page) ropriations Act, relatig to patend and copyright issues. possibility Act, the Encryption (SAFE) Act, ness Act, sactions to Encourage Commerce and Trade (PROTECT) Act of 1999, es contacted [] Check if None Covered Official Position (if applicable)	New Yes
copriations Act, relatig to patend and copyright issues. Substitute Act, The Encryption (SAFE) Act, The Encryption (PROTECT) Act of 1999, The Encryption	New Yes
consibility Act, the Encryption (SAFE) Act, the Encryption (PROTECT) Act of 1999, the E	New Yes
Covered Official Position (if applicable)	Yes
Covered Official Position (if applicable)	Yes
	No
CONGRESSMAN	Yes
	No
	No
Leg. Dir & Gen. Counsel Sen. Bob Smith	Yes
	No
Date	c 2 of 9
	ific issues listed on line 16 above Marcheck if None Date 02/14/2000

Cli	ent Name:	MICROSOFT CORPORAT	TION	
eng	aged in lobbyi		as necessary to reflect the general issue areas in which the registrant g the reporting period. Using a separate page for each code, provide (s) as needed.	:
15.	General issue	e area code CPT (one	ne per page)	
16.	H.R.1858, C H.R.1907, A H.R.2654, A H.R.354, Co S.1257, Digi:	opyright Damages Improvements on the consumer and Inventors Access American Inventors Protection of Information Antipitation of Information Antipitation	ss to Information Act of 1999, n Act of 1999, (engrossed). n Act of 1999,	
17.		Congress and Federal agencies c presentatives	contacted	
18.	Name of eac	h individual who acted as a lobb	Covered Official Position (if applicable)	New
18.				
18.	Name	VERNER		
18.	Name BRANDT, V	WERNER BRUCE		No
	Name BRANDT, V HEIMAN, E PIZZELLA	WERNER BRUCE		No No
18.	Name BRANDT, V HEIMAN, E PIZZELLA ROUVELAS	WERNER BRUCE , PATRICK		No No
18.	Name BRANDT, V HEIMAN, E PIZZELLA ROUVELAS	WERNER BRUCE , PATRICK S, EMANUEL		No No No
	Name BRANDT, V HEIMAN, E PIZZELLA ROUVELAS WALKER,	WERNER BRUCE , PATRICK S, EMANUEL	Covered Official Position (if applicable)	No No No
19.	Name BRANDT, V HEIMAN, E PIZZELLA ROUVELAS WALKER,	WERNER BRUCE , PATRICK S, EMANUEL FRANKLIN	Covered Official Position (if applicable) c issues listed on line 16 above M Check if None	No No No
19.	Name BRANDT, V HEIMAN, E PIZZELLA ROUVELAS WALKER,	WERNER BRUCE , PATRICK S, EMANUEL FRANKLIN	Covered Official Position (if applicable) c issues listed on line 16 above M Check if None Date 02/14/2000	No No No

Client Name: MICROSOFT CORPORATION LOBBYING ACTIVITY. Select as many codes as necessary to reflect the general issue areas in which the registrant engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Attach additional page(s) as needed. 15. General issue area code CSP (one per page) 16. Specific Lobbying issues H.R.1714, Electronic Signatures in Global and National Commerce Act, S.761, Third Millennium Digital Commerce Act, S.809, Online Privacy Protection Act of 1999,	
engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Attach additional page(s) as needed. 15. General issue area code	
16. Specific Lobbying issues H.R.1714, Electronic Signatures in Global and National Commerce Act, S.761, Third Millennium Digital Commerce Act,	
H.R.1714, Electronic Signatures in Global and National Commerce Act, S.761, Third Millennium Digital Commerce Act,	
17. House(s) of Congress and Federal agencies contacted House of Representatives Senate	
18. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable)	New
BRANDT, WERNER	No
PIZZELLA, PATRICK	No
WALKER, FRANKLIN	No
19. Interest of each foreign entity in the specific issues listed on line 16 above M Check if None	
Deff (-)51	
Signature Date	
Signature Date Date	age 4 of 9

Reg	istrant Name:	PRESTON GATES ELLIS & ROUVEL	AS MEEDS LLP	
Clie	nt Name:	MICROSOFT CORPORATION		
enga	aged in lobbyir		to reflect the general issue areas in which the registrang period. Using a separate page for each code, provi	
15. 16.	H.R.2687, Br H.R.2968, S. S.1645, Help	, , , ,	h Act, ΓΕCH),	
17.	House(s) of C House of Rep Senate	Congress and Federal agencies contacted presentatives	E) Check if None	
18.	Name of each	individual who acted as a lobbyist in this is		1 1
	Name 		Covered Official Position (if applicable)	New
	BRANDT, W	/ERNER		No
	HEIMAN, B	RUCE		No
	PIZZELLA,	PATRICK		No
	ROUVELAS	, EMANUEL	······································	No
٠	WALKER, I	RANKLIN		No
	 .			
19.	Interest of each	ch foreign entity in the specific issues listed	on linc 16 above 💢 Check if None	
Sign	nature .	AMUM C	Date 02/14/2000	
	, ,			

Reg	istrant Name:	PRESTON GATES ELLIS & ROUVELAS ME	EDS LLP	
Clie	nt Name:	MICROSOFT CORPORATION		
enga	aged in lobbyin	IVITY. Select as many codes as necessary to reflect g on behalf of the client during the reporting period lested. Attach additional page(s) as needed.		
	H.R.3194, Co H.R.835, To alternative in S.542, New N	lying issues 1429, Taxpayer Refund Act of 1999, 20 onsolidated Omnibus Appropriations Act, 20 amend the Internal Revenue Code of 1986 to perference the credit rates, 21 fillennium Classrooms Act,	manently extend the research credit and to adjust to nently extend the rescarch credit, and for other pu	
17.	House(s) of C House of Rep Senate	congress and Federal agencies contacted presentatives	☐ Check if None	
18.	Name of cach	individual who acted as a lobbyist in this issue area	1	
	Name	Cove	red Official Position (if applicable)	New
	BRANDT, W	ERNER		No
	HEIMAN, B	RUCE		Yes
.	PIZZELLA,	PATRICK		No
	WALKER, F	RANKLIN		No
••••				
- .		-		- · · ·
19.	Interest of eac	th foreign entity in the specific issues listed on line	16 above 💢 Check if None	
Çi~~	notura	MINDL	Date 02/14/2000	
Ū	nature	JONATHAN BLANK - PARTNER		5 of 0
PLIN	ted Name and	THE	Page	, OI ,

	_			
Clie	ent Name:	MICROSOFT CORPORATION	· · · · · · · · · · · · · · · · · · ·	
eng	gaged in lobbyir		ary to reflect the general issue areas in which the registrant ting period. Using a separate page for each code, provide ed.	
15.	General issue	area code TEC (one per page	e)	
16.	H.R.1685, In H.R.1686, In H.R.2420, In	bying issues itellite Copyright Competition Protecti ternet Growth and Development Act o ternet Freedom Act, ternet Freedom and Broadband Development band Internet Regulatory Relief Act,	f 1999,	
17.	House of Rep	Congress and Federal agencies contacted presentatives	☐ Check if None	
	Scnate			
18.	Name of each	individual who acted as a lobbyist in thi	is issue area	
18.	Name of each	individual who acted as a lobbyist in thi	Covered Official Position (if applicable)	New
18.			1	New No
18.	Name	/ERNER	1	
18.	Name BRANDT, W	VERNER RUCE	1	No
18.	Name BRANDT, W HEIMAN, B PIZZELLA,	VERNER RUCE	1	No No
18.	Name BRANDT, W HEIMAN, B PIZZELLA,	PATRICK , EMANUEL	1	No No
18.	Name BRANDT, W HEIMAN, B PIZZELLA, ROUVELAS	PATRICK , EMANUEL	1	No No No No
18.	Name BRANDT, W HEIMAN, B PIZZELLA, ROUVELAS	PATRICK , EMANUEL	1	No No No No
18.	Name BRANDT, W HEIMAN, B PIZZELLA, ROUVELAS	PATRICK , EMANUEL	1	No No No No
	Name BRANDT, W HEIMAN, B PIZZELLA, ROUVELAS WALKER, F	PATRICK , EMANUEL	Covered Official Position (if applicable)	No No No No
19.	Name BRANDT, W HEIMAN, B PIZZELLA, ROUVELAS WALKER, I	PATRICK , EMANUEL FRANKLIN	Covered Official Position (if applicable) ded on line 16 above M Check if None	No No No No
19.	Name BRANDT, W HEIMAN, B PIZZELLA, ROUVELAS WALKER, F	PATRICK SEMANUEL STRANKLIN The foreign entity in the specific issues list STRANKLIN STRANKLIN	Covered Official Position (if applicable) ded on line 16 above M Check if None Date 02/14/2000	No No No

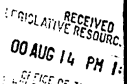
Reg	istrant Name:	PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP	
Clie	ent Name:	MICROSOFT CORPORATION		
eng	aged in lobbyir		y to reflect the general issue areas in which the registrant ing period. Using a separate page for each code, provid i.	
15.	General issue	area code TRD (onc per page)		
16.	Specific Lobb Normal Trac Scattle WTO		s of The Agreement on Trade-Related IPR (TRIPs) issues.	
17.	House(s) of C House of Rep Senate	Congress and Federal agencies contacted presentatives	☐ Check if None	
18.	Name of cach	individual who acted as a lobbyist in this	issue area Covered Official Position (if applicable)	New
18.				New No
	Name	ERNER		
	Name BRANDT, W	ERNER RUCE		No
	Name BRANDT, W HEIMAN, B	ERNER RUCE		No Yes
	Name BRANDT, W HEIMAN, B	ERNER RUCE		No Yes
	Name BRANDT, W HEIMAN, B	ERNER RUCE		No Yes
	Name BRANDT, W HEIMAN, B	ERNER RUCE		No Yes
	Name BRANDT, W HEIMAN, B	ERNER RUCE		No Yes
	Name BRANDT, W HEIMAN, B PIZZELLA,	ERNER RUCE	Covered Official Position (if applicable)	No Yes
19.	Name BRANDT, W HEIMAN, B PIZZELLA,	PERNER RUCE PATRICK	Covered Official Position (if applicable)	No Yes
19.	Name BRANDT, W HEIMAN, B PIZZELLA,	PATRICK The foreign entity in the specific issues listed to the s	Covered Official Position (if applicable) d on line 16 above M Check if None Date 02/14/2000	No Yes

formation Update Page	- Complete ONLY when	e registration information has c	hanged.	
O. Client new address				
Client new principal place of busines	as (if different from line 20)			
ity	State//.ip (or Country)			
New general description of client's b		***************************************		
OBBYIST UPDATE				
	orted individual who is no	longer expected to act as a lobby	rist for the client	
SSUE UPDATE General lobbying issues previ	ously reported that no lor	nger pertain		
BUD, SCI				
FFILIATED ORGANIZAT 5. Add the following affiliated o				
		Address	Principal Place of Be (city and state or co	
Name			(City and state of co	
Name			(city and state of co	
5. Name of each previously repo		no longer affiliated with the regist		
6. Name of each previously reportant to the following forcign entons of the following	tities			Ownership %
6. Name of each previously repo		no longer affiliated with the regist	rant or client	
OREIGN ENTITIES 7. Add the following forcign ent	tities Address	no longer affiliated with the regist	Amount of contribution for lobbying activities	Ownership % in client
OREIGN ENTITIES 7. Add the following forcign ent	tities Address	Principal Place of Business (city and state or country)	Amount of contribution for lobbying activities	Ownership % in client

ATTACHMENT 41 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Sccretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510



HAND DELIVERED

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Page

Ĝ

1. Registrant Name PRESTON GATES ELLIS & ROUVELAS MEEDS LI	_P	
2. Address Check if different than previously reported 1735 NEW YORK AVE, NW WASHINGTO SUITE 500 DC 20006	N	
3. Principal Place of Business (if different from line 2) City State/Zip (or Country)		
4. Contact Name Telephone E-ma ROSANNE PHILLIPS 202-628-1700	(0)	5. Scnate ID # 32098-366
7. Client Name Self MICROSOFT CORPORATION		6. House ID #
YPE OF REPORT 8. Year 2000 Midyear Check if this filing amends a previously filed version of the		d (July 1-December 31)
O. Check if this is a Termination Report >> Terminatio INCOME OR EXPENSES - Complete Either		No Lobbying Activity
12. Lobbying Firms	13. Organization	ns
INCOME relating to lobbying activities for this reporting period was:	EXPENSES relating to lobbying activitie period were:	s for this reporting
Less than \$10,000 ☐	Less than \$10,000 🗆	
\$10,000 or more >> \$ <u>\$220,000.00</u> Income (ncarest \$20,000)	\$10,000 or more	nscs (nearest \$20,000)
Provide a good faith estimate, rounded to the nearest \$20,000 of all lobbying related income from the client	14. REPORTING METHOD. Check be accounting method. See instructions for d	
(including all payments to the registrant by any other entity for lobbying activities on behalf of the client).	☐ Method A. Reporting amounts using ☐ Method B. Reporting amounts under the Internal Revenue Cod	section 6033(b)(8) of
	☐ Method C. Reporting amounts under Internal Revenue Code	
ignature	Date 08/14/200	0
rinted Name and Title STEVEN VALENTINE - OF COU		Dage 1 of 9

Keg	istrant Name:	PRESTON GATES ELLIS & ROUVE	CLAS MEEDS LLP	
Clic	nt Name:	MICROSOFT CORPORATION		
enga	aged in lobbyin		y to reflect the general issue areas in which the registrant ing period. Using a separate page for each code, provide d.	
15. 16.	Specific Lobb S.2448, Inter H.R.4246, Cy	, , , , ,		
17.	House(s) of C House of Rep Scnate	ongress and Federal agencies contacted resentatives	☐ Check if None	
18.	Name of each	individual who acted as a lobbyist in this		
		Name	Covered Official Position (if applicable)	New
	BRANDT, W	Name	1	New No
		Name ERNER	1	
	BRANDT, W	Name ERNER PATRICK	1	No
	BRANDT, W PIZZELLA, ROUVELAS	Name ERNER PATRICK	1	No No
	BRANDT, W PIZZELLA, ROUVELAS	Name ERNER PATRICK EMANUEL C, STEVEN	Covered Official Position (if applicable) Leg. Dir & Gen. Counsel Sen. Bob Smith	No No No
	BRANDT, W PIZZELLA, ROUVELAS VALENTINI	Name ERNER PATRICK EMANUEL C, STEVEN	Covered Official Position (if applicable) Leg. Dir & Gen. Counsel Sen. Bob Smith	No No No No
	BRANDT, W PIZZELLA, ROUVELAS VALENTINI	Name ERNER PATRICK EMANUEL C, STEVEN	Covered Official Position (if applicable) Leg. Dir & Gen. Counsel Sen. Bob Smith	No No No No
	BRANDT, W PIZZELLA, ROUVELAS VALENTINI BERGER, A	ERNER PATRICK EMANUEL C, STEVEN MY h foreign entity in the specific issues liste	Covered Official Position (if applicable) Leg. Dir & Gen. Counsel Sen. Bob Smith d on line 16 above Check if None	No No No No
Sign	BRANDT, W PIZZELLA, ROUVELAS VALENTINI BERGER, A	ERNER PATRICK EMANUEL C, STEVEN MY h foreign entity in the specific issues liste	Covered Official Position (if applicable) Leg. Dir & Gen. Counsel Sen. Bob Smith d on line 16 above Date Date Date	No No No No

ALICHOLOGOPT CORPOR ATION	VELAS MEEDS LLP	
Client Name: MICROSOFT CORPORATION		
	ssary to reflect the general issue areas in which the registrant orting period. Using a separate page for each code, provide eded.	
15. General issue area code <u>CPT</u> (one per pag	ge)	
	act, d State, the Judiciary, and Related Agencies Appropriation endment 889 to H.R. 4690, to increase funding for the U.S	
17. House(s) of Congress and Federal agencies contacted House of Representatives Senate	d □ Check if None	
18. Name of each individual who acted as a lobbyist in th	his issue area Covered Official Position (if applicable)	New
PIZZELLA, PATRICK		No
BRANDT, WERNER		No
VALENTINE, STEVEN	Leg. Dir & Gen. Counsel Sen. Bob Smith	Yes
HEIMAN, BRUCE		No
ROUVELAS, EMANUEL		No
]]
19. Interest of each foreign entity in the specific issues lis	sted on line 16 above M. Check if None	

Registrant	i i i i i i i i i i i i i i i i i i i	RESTOR GATES ELLIS & ROUTE	JAN INIDIDO SOL	
Client Nan	me:	MICROSOFT CORPORATION		
engaged in	n lobbyin		y to reflect the general issue areas in which the registrant ng period. Using a separate page for each code, provide i.	
S.854 S.244 S.206 S.761	ific Lobb 4, Electro 48, Interi 63, Secur 1, Third	area code CSP (one per page) ying issues onic Rights for the 21st Century Act, net Integrity and Critical Infrastructure te Online Communication Enforcement Millennium Digital Commerce Act, ectronic Signatures in Global and Nation	Act of 2000,	
	se of Rep	ongress and Federal agencies contacted resentatives	[.] Check if None	
18. Name	e of each	individual who acted as a lobbyist in this	issue area Covered Official Position (if applicable)	New
BRA	NDT, W	ERNER		No
		PATRICK		No
		E, STEVEN	Leg. Dir & Gen. Counsel Sen. Bob Smith	Yes
		·		
19. Intere	est of eac	h foreign entity in the specific issues listed	d on line 16 above 🛛 Check if None	
Signature			Date 08/14/2000	
Printed Na	ame and	Title STEVEN VALENTINE - OF CO	UNSEL Page	4 of 9

	VELAS MEEDS LLP	
Client Name: MICROSOFT CORPORATION		
	sary to reflect the general issue areas in which the registrant orting period. Using a separate page for each code, provide ded.	
5. General issue area code IMM (one per pag	ge)	
 Specific Lobbying issues S.2045, American Competitiveness in the Twenty- H.R.4227, Technology Worker Temporary Relief H.R.3983, Helping to Improve Technology Educat 	Act,	
7. House(s) of Congress and Federal agencies contacted House of Representatives Senate	d [] Check if None	
8. Name of each individual who acted as a lobbyist in the Name	his issue area Covered Official Position (if applicable)	New
DD ANDT WEDNED		No
BRANDT, WERNER		1 110
DIZZELI A DATDICY		No
PIZZELLA, PATRICK SLOMOWITZ ALAN		No No
SLOMOWITZ, ALAN	Leg. Dir & Gen. Counsel Sen. Bob Smith	No
SLOMOWITZ, ALAN VALENTINE, STEVEN	Leg. Dir & Gen. Counsel Sen. Bob Smith	
SLOMOWITZ, ALAN	Leg. Dir & Gen. Counsel Sen. Bob Smith	No Yes_
SLOMOWITZ, ALAN VALENTINE, STEVEN HEIMAN, BRUCE	Leg. Dir & Gen. Counsel Sen. Bob Smith	No Yes No
SLOMOWITZ, ALAN VALENTINE, STEVEN HEIMAN, BRUCE		No Yes No
SLOMOWITZ, ALAN VALENTINE, STEVEN HEIMAN, BRUCE ROUVELAS, EMANUEL	isted on line 16 above	No Yes No

BRANDT, WERNER PIZZELLA, PATRICK Yes	Registrant Name: PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP	
engaged in lobbying on behalf of the client during the reporting period. Using a separate page for each code, provide information as requested. Attach additional page(s) as needed. 15. General issue area code LBR (one per page) 16. Specific Lobbying issues H.R.J462, Wealth Through the Workplace Act of 1999, 17. House(s) of Congress and Federal agencies contacted House of Representatives 18. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Fosition (if applicable) New	Client Name: MICROSOFT CORPORATION		
16. Specific Lobbying issues H.R.3462, Wealth Through the Workplace Act of 1999, 17. House(s) of Congress and Federal agencies contacted House of Representatives Senate 18. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) BRANDT, WERNER PIZZELLA, PATRICK VALENTINE, STEVEN Leg. Dir & Gen. Counsel Sen. Bob Smith Yes 19. Interest of each foreign entity in the specific issues listed on line 16 above Signature Date 08/14/2000	engaged in lobbying on behalf of the client during the reporti	ng period. Using a separate page for each code, provide	
H.R.3462, Wealth Through the Workplace Act of 1999, 17. House(s) of Congress and Federal agencies contacted House of Representatives 18. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) New	15. General issue area code LBR (one per page)		
House of Representatives Senate 18. Name of each individual who acted as a lobbyist in this issue area Name Covered Official Position (if applicable) New BRANDT, WERNER Yes PIZZELLA, PATRICK Yes VALENTINE, STEVEN Leg. Dir & Gen. Counsel Sen. Bob Smith Yes 19. Interest of each foreign entity in the specific issues listed on line 16 above Check if None Signature Date 08/14/2000		99,	
Name Covered Official Position (if applicable) New BRANDT, WERNER PIZZELLA, PATRICK VALENTINE, STEVEN Leg. Dir & Gen. Counsel Scn. Bob Smith Yes 19. Interest of each foreign entity in the specific issues listed on line 16 above Date 08/14/2000	House of Representatives	□ Check if None	
PIZZELLA, PATRICK VALENTINE, STEVEN Leg. Dir & Gen. Counsel Sen. Bob Smith Yes 19. Interest of each foreign entity in the specific issues listed on line 16 above Date 08/14/2000			New
PIZZELLA, PATRICK VALENTINE, STEVEN Leg. Dir & Gen. Counsel Sen. Bob Smith Yes 19. Interest of each foreign entity in the specific issues listed on line 16 above Signature Date 08/14/2000	BRANDT, WERNER		_Yes
VALENTINE, STEVEN Leg. Dir & Gen. Counsel Sen. Bob Smith Yes 19. Interest of each foreign entity in the specific issues listed on line 16 above □ Date 08/14/2000			Yes
Signature Date		Leg. Dir & Gen. Counsel Scn. Bob Smith	Yes
Signature Date			
Signature Date	-		
	19. Interest of each foreign entity in the specific issues listed	i on line 16 above 🛛 Check if None	
		~ 08/1 <i>4/</i> 2000	
Printed Name and Title STEVEN VALENTINE - OF COUNSEL Page 6 of 5	•		
	Printed Name and Title STEVEN VALENTINE - OF COL	UNSEL Page	6 of 9

Registrant Name:	PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP	
Client Name:	MICROSOFT CORPORATION		
engaged in lobbyi		y to reflect the general issue areas in which the registrant ing period. Using a separate page for each code, provide d.	
15. General issue	area code TAX (one per page)		
S.2401, New H.R.4462, F H.R.4460, Ir H.R.4267, Ir	bying issues rnet Tax Moratorium and Equity Act, Economy Tax Simplification Act (NETS air and Equitable Interstate Tax Comparaternet Tax Simplification Act of 2000, Iternet Tax Reform and Reduction Act of 2000, Iternet Nondiscrimination Act of 2000,	ct Simplification Act of 2000,	
	Congress and Federal agencies contacted presentatives	☐ Check if Nonc	
18. Name of each	n individual who acted as a lobbyist in this	issue area Covered Official Position (if applicable)	Now
PIZZELLA,	PATRICK		No
BRANDT, V			No
VALENTIN		Leg. Dir & Gen. Counsel Sen. Bob Smith	Yes
HEIMAN, E			No
	-		
		d an line 16 above.	
19. Interest of ea	ch foreign entity in the specific issues liste	d on line 16 above M Check if None	
Signature		Date 08/14/2000	

Registrant Name:	PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP	
Client Name:	MICROSOFT CORPORATION		
engaged in lobbyin		to reflect the general issue areas in which the registrant ng period. Using a separate page for each code, provide.	
H.R.1685, In	oying issues ternet Freedom Act, ternet Growth and Development Act of	1999, and 776-794 MH Bands and Revisions to Part 27 of the C	Commission's
	Congress and Federal agencies contacted presentatives	Check if None	
18. Name of each	n individual who acted as a lobbyist in this	issue area	
	Name	Covered Official Position (if applicable)	New
BRANDT, V	VERNER		No
PIZZELLA,			No
VALENTIN		Leg. Dir & Gen. Counsel Sen. Bob Smith	Yes
	-		
	ch foreign entity in the specific issues listed		
-	Title STEVEN VALENTINE - OF CO		. 8 . 6 0
Printed Name and	Title State of the	UNSEL Pag	E 0 01 7

Client Name: MICROSOI			
	FT CORPORATION		
	f the client during the reporti	y to reflect the general issue areas in which the registrant ing period. Using a separate page for each code, provide d.	
5. General issue area code	TRD (one per page)		
S.2645, China Nonprolifer H.R.4444, To authorize ex Republic of China, World Trade Organization	ration Act, (tension of nondiscriminate	e Trade Act of 1974 with respect to the People's Republory treatment (normal trade relations treatment) to the Related Intellectual Property Rights (b) Post-Scattle Wies.	Pcople's
7. House(s) of Congress and F House of Representatives Senate	ederal agencies contacted	☐ Check if None	
8. Name of each individual wh		issue area Covered Official Position (if applicable)	ı
Nam	~	Covered Citician Continue	New
		Covered official 7 Section (it approximate)	
BRANDT, WERNER		Covered official 1 dates (in approximate)	No
BRANDT, WERNER PIZZELLA, PATRICK			
BRANDT, WERNER		Leg. Dir & Gen. Counsel Sen. Bob Smith	No No
BRANDT, WERNER PIZZELLA, PATRICK SLOMOWITZ, ALAN			No No Yes
BRANDT, WERNER PIZZELLA, PATRICK SLOMOWITZ, ALAN			No No Yes
BRANDT, WERNER PIZZELLA, PATRICK SLOMOWITZ, ALAN			No No Yes
BRANDT, WERNER PIZZELLA, PATRICK SLOMOWITZ, ALAN VALENTINE, STEVEN		Leg. Dir & Gen. Counsel Sen. Bob Smith	No No Yes
BRANDT, WERNER PIZZELLA, PATRICK SLOMOWITZ, ALAN VALENTINE, STEVEN 9. Interest of each foreign entit		Leg. Dir & Gen. Counsel Sen. Bob Smith	No No Yes

ATTACHMENT 42 TO THE DECLARATION OF BRIAN DAUTCH

Clerk of the House of Representatives Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510

HAND DELIVERED

LEGISLATIVE RESOURCE CENTER 2001 FEB 14 PM 2: 12

LOBBYING REPORT

LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Rages

10

PRESTON GATES ELLIS & ROUVELAS MEEDS LI	.P
,	SUITE 500 DC 20006
3. Principal Place of Business (if different from line 2) City State/Zip (or Country)	
4. Contact Name Telephone E-mail ROSANNE PHILLIPS 202-628-1700	5. Senate ID # 32098-366
7. Client Name Self MICROSOFT CORPORATION	6. House 1D # 31355019
3. Check if this is a Termination Report \square >> Termination	Date 11. No Lobbying Activity
	Line 12 OR Line 13
INCOME OR EXPENSES - Complete Either 12. Lobbying Firms INCOME relating to lobbying activities for this reporting	
INCOME relating to lobbying activities for this reporting period was: Less than \$10,000 5260,000,00	Line 12 OR Line 13 13. Organizations EXPENSES relating to lobbying activities for this reporting period were: Less than \$10,000
INCOME OR EXPENSES - Complete Either 12. Lobbying Firms INCOME relating to lobbying activities for this reporting period was: Less than \$10,000 \$10,000 or more \$\infty\$ >> \$\frac{\$260,000.00}{\text{Income (nearest \$20,000)}}\$ Provide a good faith estimate, rounded to the nearest	13. Organizations EXPENSES relating to lobbying activities for this reporting period were: Less than \$10,000 \$10,000 or more >> \$ Expenses (nearest \$20,000) 14. REPORTING METHOD. Check box to indicate expense accounting method. See instructions for description of options.
INCOME OR EXPENSES - Complete Either 12. Lobbying Firms INCOME relating to lobbying activities for this reporting period was: Less than \$10,000 \$10,000 or more >> \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Inc. 12 OR Line 13 13. Organizations EXPENSES relating to lobbying activities for this reporting period were: Less than \$10,000 \$10,000 or more >> \$ Expenses (nearest \$20,000) 14. REPORTING METHOD. Check box to indicate expense
INCOME OR EXPENSES - Complete Either 12. Lobbying Firms INCOME relating to lobbying activities for this reporting period was: Less than \$10,000 \$10,000 or more \$\infty >> \$\frac{\$260,000.00}{\$Income (nearest \$20,000)}\$	Line 12 OR Line 13 13. Organizations EXPENSES relating to lobbying activities for this reporting period were: Less than \$10,000 \$10,000 or more \$\Bigsim \text{Supenses (nearest \$20,000)}\$ 14. REPORTING METHOD. Check box to indicate expense accounting method. See instructions for description of options. \$\Bigsim \text{Method A. Reporting amounts using LDA definitions only}\$ \$\Bigsim \text{Method B. Reporting amounts under section 6033(b)(8) of}\$

5. General issue area code	<u>CPI</u> (one per page)		
H.R.5658, Treasury and	ity Information Act, rmation Policy Act of 2000, d General Government Appro ity and Critical Infrastructure	opriations Act, 2001,	
7. House(s) of Congress and House of Representativ Senate	d Federal agencies contacted res	☐ Check if None	
	who acted as a lobbyist in this		1
Name		Covered Official Position (if applicable)	New
BERGER, AMY			No
DD ANDT INDUSTRA		·	No
BRANDT, WERNER			Yes
IVEY, GLENN			No
IVEY, GLENN		· · · · · · · · · · · · · · · · · · ·	No
IVEY, GLENN PIZZELLA, PATRICK			No Yes
IVEY, GLENN PIZZELLA, PATRICK ROUVELAS, EMANU	EL	Leg. Dir & Gen. Counsel Sen. Bob Smith	
IVEY, GLENN PIZZELLA, PATRICK ROUVELAS, EMANU STEPHENS, DENNIS VALENTINE, STEVE	EL		Yes
IVEY, GLENN PIZZELLA, PATRICK ROUVELAS, EMANU STEPHENS, DENNIS VALENTINE, STEVE	EL N		Ye

MICROSOFT CORPORATION

Client Name:

		TRESTON GATES ELLIS & ROOTE	1, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2,		
Client N	ient Name: MICROSOFT CORPORATION				
engaged	d in lobbyin		y to reflect the general issue areas in which the registrant ng period. Using a separate page for each code, provide		
15. Ge	eneral issue	area code <u>CPT</u> (one per page)			
H. H. rel	.R.354, Col .R.4690, Do	pyright and patent issues.House Amend	tate, the Judiciary, and Related Agencies Appropriations Iment 889 to H.R. 4690, to increase funding for the U.S. P		
		Congress and Federal agencies contacted	☐ Check if None		
	ouse of Rej enate	presentatives			
18. Na	ame of each	a individual who acted as a lobbyist in this	issue area		
Na	ame		Covered Official Position (if applicable)	New	
В	RANDT, V	VERNER		No	
H	EIMAN, B	RUCE		No	
P1	IZZELLA,	PATRICK		No	
RO	OUVELAS	S, EMANUEL		No	
V	ALENTIN	E, STEVEN	Leg. Dir & Gen. Counsel Sen. Bob Smith	No	
19. Int	terest of ea	ch foreign entity in the specific issues listed	d on line 16 above	1 1	
Signatur	ıre		Date 02/14/2001		
'rinted	Name and	Title STEVEN VALENTINE - OF CO	UNSEL Page	3 of 10	

	requested. Attach additional page(s) as needed such as a code CSP (one per page)		
6. Specific L H.R.1685 H.R.4049 S.2063, S S.2448, Ir S.2606, C	Lobbying issues Jobying issue	Act of 2000, s Protection Act of 2000,	
• •	of Congress and Federal agencies contacted Representatives	☐ Check if None	
18. Name of	each individual who acted as a lobbyist in this	issue area	
8. Name of	each individual who acted as a lobbyist in this	issue area Covered Official Position (if applicable)	New
Name	each individual who acted as a lobbyist in this		New No
Name BRAND			-
Name BRANDT	r, werner		No
Name BRANDT	I, WERNER LA, PATRICK	Covered Official Position (if applicable)	No No
Name BRANDT	I, WERNER LA, PATRICK	Covered Official Position (if applicable)	No No
Name BRANDT	I, WERNER LA, PATRICK	Covered Official Position (if applicable)	No No
Name BRANDT PIZZELI VALENT	I, WERNER LA, PATRICK	Covered Official Position (if applicable) Leg. Dir & Gen. Counsel Sen. Bob Smith	

Registrant Name:	PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP			
Client Name:	ent Name: MICROSOFT CORPORATION				
ngaged in lobbyir	· · · · · · · · · · · · · · · · · · ·	y to reflect the general issue areas in which the registrant ing period. Using a separate page for each code, provide i.			
5. General issue	area code IMM (one per page)				
H.R.4227, T	bying issues elping to Improve Technology Education echnology Worker Temporary Relief Ac rican Competitiveness in the Twenty-firs	t,			
	Congress and Federal agencies contacted presentatives	☐ Check if None			
18. Name of each	n individual who acted as a lobbyist in this	issue area			
Name		Covered Official Position (if applicable)	New		
BRANDT, V	VERNER		No		
HEIMAN, B	RUCE		No		
PIZZELLA,	PATRICK		No		
ROUVELAS	S, EMANUEL		No		
SLOMOWI	rz, alan		No		
VALENTIN	e, steven	Leg. Dir & Gen. Counsel Sen. Bob Smith	Yes		
9. Interest of ea	ch foreign entity in the specific issues listed	d on line 16 above 🛛 Check if None			
Signature		Date 02/14/2001			
_	Title STEVEN VALENTINE - OF CO		5 of 10		
interest table and		rage	- OL 10		

Registrant Name:	PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP	
Client Name:	MICROSOFT CORPORATION		
engaged in lobbyir		y to reflect the general issue areas in which the registrant ing period. Using a separate page for each code, provide it.	
15. General issue	area code LBR (one per page)		
	oying issues omprehensive Retirement Security and I ealth Through the Workplace Act of 19		
	Congress and Federal agencies contacted presentatives	☐ Check if None	
18. Name of each	n individual who acted as a lobbyist in this	issue area	
Name		Covered Official Position (if applicable)	New
BRANDT, V	VERNER		No
PIZZELLA	PATRICK		No
VALENTIN	E, STEVEN	Leg. Dir & Gen. Counsel Sen. Bob Smith	No
,			
	-		
19. Interest of ea	ch foreign entity in the specific issues liste	ed on line 16 above 🛛 Check if None	
19. Interest of ea	ch foreign entity in the specific issues liste		
	ch foreign entity in the specific issues liste	02/14/2001	

Registrant Name: PRESTON GATES EL	LIS & ROUVELAS MEEDS LLP	
Client Name: MICROSOFT CORPO	DRATION	
	codes as necessary to reflect the general issue areas in which the registrant during the reporting period. Using a separate page for each code, provide page(s) as needed.	
15. General issue area code TAX	_ (one per page)	
16. Specific Lobbying issues H.R.3709, Internet Nondiscriminatio H.R.4267, Internet Tax Reform and I H.R.4460, Internet Tax Simplification H.R.4462, Fair and Equitable Interst S.2401, New Economy Tax Simplifica S.2775, Internet Tax Moratorium and	Reduction Act of 2000, on Act of 2000, tate Tax Compact Simplification Act of 2000, ation Act (NETSA),	
17. House(s) of Congress and Federal agen House of Representatives Senate	ncies contacted Check if None	
18. Name of each individual who acted as	1	1 37
Name	Covered Official Position (if applicable)	New
BRANDT, WERNER		No
HEIMAN, BRUCE		No
PIZZELLA, PATRICK		No
VALENTINE, STEVEN	Leg. Dir & Gen. Counsel Sen. Bob Smith	No
19. Interest of each foreign entity in the sp	pecific issues listed on line 16 above Check if None	1
Signature	Date 02/14/2001	
rinted Name and Title STEVEN VALER		

Clie	nt Name:	MICROSOFT CORPORATION		
enga	iged in lobbyi		y to reflect the general issue areas in which the registrant ng period. Using a separate page for each code, provide i.	•
15.	General issue	e area code <u>TEC</u> (one per page)		
16.	H.R.1686, I	nternet Growth and Development Act of nternet Freedom Act,	1999, and 776-794 MH Bands and Revisions to Part 27 of the	e Commission's
17.		Congress and Federal agencies contacted presentatives	☐ Check if None	
18.	Name of eac	h individual who acted as a lobbyist in this	issue area Covered Official Position (if applicable)	New
	BRANDT, V	VEDNED		No
		, PATRICK		No
		IE, STEVEN	Leg. Dir & Gen. Counsel Sen. Bob Smith	No
		-		
19.	Interest of ea	ach foreign entity in the specific issues listed	d on line 16 above 🛮 🖾 Check if None	
Sion	ature		Date 02/14/2001	
_		CORPORAL MAI CAMBIAN OF COL	TIMOTE	- 0 0 10
Print	ted Name and	Title STATE TRANSPORTER	Pa	ge 8 of 10

Registrant Name:	PRESTON GATES ELLIS & ROUVE	LAS MEEDS LLP	
Client Name:	MICROSOFT CORPORATION		
ngaged in lobbyir		y to reflect the general issue areas in which the registrant ng period. Using a separate page for each code, provide I.	
5. General issue	area code TRD (one per page)		
Republic of 6 S.2277, To te S.2645, Chin World Trade Ministerial N	o authorize extension of nondiscriminate China, rminate the application of title IV of the Nonproliferation Act,	ory treatment (normal trade relations treatment) to the Trade Act of 1974 with respect to the People's Republ Related Intellectual Property Rights (b) Post-Seattle Wies.	ic of China,
	Congress and Federal agencies contacted presentatives	☐ Check if None	
B. Name of each	individual who acted as a lobbyist in this	issue area	
Name		Covered Official Position (if applicable)	New
BRANDT, W	/ERNER		No
PIZZELLA,	PATRICK		No
SLOMOWI	TZ, ALAN		No
VALENTIN	E, STEVEN	Leg. Dir & Gen. Counsel Sen. Bob Smith	No
	ch foreign entity in the specific issues listed	ntin	
ignature		Date	
inted Name and	Title STEVEN VALENTINE - OF CO	UNSEL Pag	e 9 of 10

Registrant Name:	PRESTON GATES EL	LIS & ROUVELAS	MEEDS LLP		
Client Name:	MICROSOFT CORPO	RATION			
Information	Update Page - Comp	lete ONLY where reg	gistration information ha	s changed.	
20. Client new ad	dress				
21. Client new pr	incipal place of business (if differ	ent from line 20)			
City	State	/Zip (or Country)			
22. New general of	description of client's business or	activities			
PIZZELL. ABRAMO	ich previously reported indi A, PATRICK FF, JACK /ITZ, ALAN	ividual who is no long	ger expected to act as a lob	byist for the client	
ISSUE UPDA 24. General lob	TE obying issues previously re	ported that no longer	pertain		
	ORGANIZATIONS llowing affiliated organizat	ion(s)			
	Name	Ado	dress	Principal Place of B (city and state or co	
26. Name of ea	ach previously reported org	anization that is no lo	nger affiliated with the rea	istrant or client	
FOREIGN E					-
Name		Address	Principal Place of Business (city and state or country)	Amount of contribution for lobbying activities	Ownership % in client
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Printed Name and	i Title STEVEN VALEN	TINE - OF COUNSI	EL	Pa	age 10 of 10

ATTACHMENT 43 TO THE DECLARATION OF BRIAN DAUTCH

HAND DELIVERED

Clerk of the House of Representatives Legislative Resource Center B-106 Cannon Building Washington, DC 20515

Secretary of the Senate Office of Public Records 232 Hart Building Washington, DC 20510

LEGISLATIVE RESCURCE CENTER

2001 AUG 11, PM 3: 34

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LOBBYING REPORT

Lobbying Disclosure Act of 1995 (Section 5) - All Filers Are Required to Complete This Page

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. Client Name	N		6. House ID # 31355019
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Client Name: MICROSOFT CORPORATION

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 6
 Lobbying Issues
 S.777, Internet Tax Nondiscrimination Act,

Page 6 of 10

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Client Name: MICROSOFT CORPORATION

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 43
 Lobbyist Update
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Page 10 of 10

ATTACHMENT 44 TO THE DECLARATION OF BRIAN DAUTCH

PRESS RELEASE

Congressman John Conyers, Jr.

Fourteenth District, Michigan Ranking Member, Committee on the Judiciary Dean, Congressional Black Caucus

FOR IMMEDIATE RELEASE:

CONTACT:

November 6, 2001

Dena Graziano: (202) 226-6888

CONYERS OBJECTS TO REPORTS OF INFLUENCE AND IMPROPRIETY IN THE PROPOSED MICROSOFT SETTLEMENT. SEEKS INFORMATION FROM ASHCROFT

Today, Congressman John Conyers, Jr., Ranking Member of the House Judiciary Committee sent a letter to Attorney General, John Ashcroft complaining of reports of political influence and impropriety by Justice Department employees in the proposed settlement of the U.S. v. Microsoft case. A copy of the letter follows.

November 6, 2001

The Honorable John Ashcroft
Attorney General of the United States
U.S. Department of Justice
10th Street and Constitution Avenue, NW
Washington, D.C. 20530

Dear Mr. Attorney General:

I am writing to express my very serious concerns regarding reports of political influence and impropriety by Justice Department employees in the proposed settlement of the U.S. v. Microsoft case. I am also deeply troubled by your office's continuing failure to respond to my earlier requests for information set forth in my September 6, 2001 letter to you.

As I am sure you are aware, a number of reservations have been raised with the proposed settlement by consumer groups, trade associations, state attorneys general, and antitrust experts. I too am very concerned the proposed agreement represents a weakening in our government's resolve to protect competition, preserve consumer welfare, and foster continued innovation, particularly given the resounding and clear cut legal judgments achieved by your predecessor in office. Wherever one comes out on the merits or demerits of the proposed settlement, I do not believe the Department is at all served by continuing to stonewall inquiries into legitimate and credible allegations of political impropriety raised by the press and the public. I would therefore encourage your office to respond to my earlier letter and the additional questions raised in this correspondence by no later than November 23, 2001.

At the outset, let me note that my earlier expressed concerns about inappropriate political influence have only been heightened by recent media reports that your own Deputy Chief of Staff, David Israelite, communicated with outside lobbyists in an effort to convince them to alter their clients' views regarding the role of the states in the case. This inappropriate and possibly illegal contact is reported to have occurred after Mr. Israelite had recused himself from the case because of conflict of interest concerns. As a result, I would like to receive an itemization of any and all contacts between Mr. Israelite and any representatives of any outside party (including representatives of AOL/Time Warner) having any interest in the Microsoft case, as well as a detailing of any briefings or other "communications" (meant to include all notes, e-mails, documents, memoranda, phone records and any other types

of written, audio, or electronic communications) involving the Microsoft case which are in any way associated with, written to or sent from Mr. Israelite. If the allegations reported by the media are true, such active involvement by a recused public official could violate federal conflict of interest laws governing Executive Branch employees. Among other things, Mr. Israelite would be disqualified from taking any significant action if the matter will have a "direct and predictable" effect on his interest.

In a similar regard, I am troubled by the possibility that additional staff who have been recused from the Microsoft case have been and will continue to be called on to offer services and judgments which implicate the case. For example, it has been reported that Mr. William J. Kolasky, who has previously written amicus curiae legal briefs supporting Microsoft's legal position and opposing the Department has been appointed to be Deputy Assistant Attorney General for International Affairs. Given that one of his principal responsibilities will be dealing with the European Union, which is itself in the midst of a significant antitrust proceeding involving Microsoft, it would seem difficult, if not impossible for him to discharge his duties without in some way taking an action impacting Microsoft. Of course we can only consider and scrutinize these conflicts if we learn of the persons in the Department who have recused themselves. This is why I am so troubled that your office has refused to turn over a list of political appointees at the Department who have recused themselves from the Microsoft case.

Third, the press has also reported that many career attorneys and staff at the Department were either cut out of the final negotiations or raised objections to it that were overruled. As a result, I would also like to receive copies of any and all "communications" (as defined above), by any Department employees or consultants regarding a possible settlement or proposing any suggestions or differing terms than those you agreed to. I am also concerned that political appointees within the Department may have threatened career employees for failing to "toe the company line" in this matter and support the settlement. As a result, I would also like to receive copies of all "communications" between any political appointees and career staff regarding the Microsoft case which could in any way be seen as threatening or intimidating. Given the thousands upon thousands of hours devoted by career staff at the Department, I believe it is counterproductive to totally subordinate their considerable efforts and input at this critical stage in the proceeding. Surely, public disclosure of these matters will contribute to the public's knowledge and understanding of this matter.

Thank you for your time and attention to this matter.

Sincerely,

John Conyers, Jr. Ranking Member

cc: Hon. F. James Sensenbrenner, Jr. Mr. Daniel Bryant

#107-97#

¹See 18 U.S.C. § 208(a); 5 C.F.R § 2635.401-403. See also, Ethical Rules for U.S. Attorneys, Sections 3-2.170-171, 3-2.220.

ATTACHMENT 45 TO THE DECLARATION OF BRIAN DAUTCH

STATEMENT OF INFORMATION

HEARINGS

BEFORE THE

COMMITTEE ON THE JUDICIARY HOUSE OF REPRESENTATIVES

NINETY/THIRD CONGRESS SECOND SESSION

PURSUANT TO

H. Res. 803

A RESOLUTION AUTHORIZING AND DIRECTING THE COMMITTEE ON THE JUDICIABL TO INVESTIGATE WHETHER SUPPICIENT GROUNDS EXIST FOR THE HOUSE OF REPRESENTATIVES TO EXERCISE ITS CONSTITUTIONAL POWER TO IMPEACH RICHARD WINIXON

RESIDENT OF THE UNITED STATES OF AMERICA

DEPARTMENT OF JUSTICE/ITT LITIGATION-



FOREWORD

By Hon. Peter W. Rodino, Jr., Chairman, Committee on the Judiciary

On February 6, 1974, the House of Representatives adopted by a vote of 410-4 the following House Resolution 803:

RESOLVED, That the Committee on the Judiciary acting as a whole or by any subcommittee thereof appointed by the Chairman for the purposes hereof and in accordance with the Rules of the Committee, is authorized and directed to investigate fully and completely whether sufficient grounds exist for the House of Representatives to exercise its constitutional power to impeach Richard M. Nixon, President of the United States of America. The committee shall report to the House of Representatives such resolutions, articles of impeachment, or other recommendations as it deems proper.

Beginning in November 1973, acting under resolutions referred to the Committee by the Speaker of the House and with a special appropriation, I had begun to organize a special staff to investigate serious charges against the President of the United States.

On May 9, 1974, as Chairman of the Committee on the Judiciary, I convened the Committee for hearings to review the results of the Impeachment Inquiry staff's investigation. The staff began its initial presentation the same day, in executive session, pursuant to the Committee's Impeachment Inquiry Procedures adopted on May 2, 1974.

By June 21, the Inquiry staff had concluded its initial presentation.

On June 25, the Committee voted to make public the initial presentation including substantially all of the supporting material

presented at the hearings. The Committee also voted to make public the President's response, which was presented to the Committee on June 27 and June 28 in the same form and manner as the Inquiry staff's initial presentation.

Statements of information and supporting evidentiary material were compiled by the Inquiry staff in 36 notebooks and furnished in this form to each Member of the Committee. The notebooks presented material on several subjects of the Inquiry: the Watergate break-in and its aftermath, ITT, dairy price supports, domestic surveillance, abuse of the IRS, and the activities of the Special Prosecutors. In each notebook a statement of information relating to a particular phase of the investigation was immediately followed by supporting evidentiary material, which included copies of documents and testimony (much already on public record), transcripts of Presidential conversations and affidavits.

The staff also presented to the Committee written reports on President Nixon's income taxes, Presidential impoundment of funds appropriated by Congress, and the bombing of Cambodia.

Book V, presented to the Committee under the general heading of "ITT," dealt with two areas of the Inquiry. First, material was presented with respect to the possible relation between the 1971 settlement of three antitrust cases filed against ITT and ITT's pledge of financial assistance to the San Diego Convention and Tourist Bureau for expenses related to the 1972 Republic National Convention. Second, material was presented with respect to the testimony of

Richard Kleindienst and John Mitchell during Kleindienst's confirmation hearings before the Senate Judiciary Committee.

Every effort was made to preclude inferences in the presentation of this material. A deliberate and scrupulous abstention from conclusions, even by implication, was observed.

With respect to the Presidential recorded conversations, the Committee determined to hear the recorded conversations in their entirety. The Presidential recorded conversations were neither paraphrased nor summarized by the Inquiry staff. Thus, no inferences, or conclusions were drawn for the Committee. During the course of the hearings, Members of the Committee heard each recording and simultaneously followed transcripts prepared by the Inquiry staff. Each of these transcripts is reprinted under the appropriate Statement of Information.

During the course of the hearings, the Committee found it necessary to issue a subpoena to President Richard Mixon requiring tape recordings of 19 Presidential conversations related to the ITT matters before the Committee. The Committee also subpoenaed the President's copies of daily news summaries which were compiled by White House staff members from February 22, 1972 through June 9, 1972. The President has not yet responded to this subpoena.

Prior to the Committee's issuance of the subpoena on June 24, 1974, the President furnished to the Committee an edited transcript of a meeting he held with H. R. Haldeman and John Mitchell on April 4, 1972 at which the Kleindienst nomination hearings were discussed.

In a few instances, Ranking Minority Member Mr. Hutchinson and I determined, pursuant to authority granted us by the Committee, to defer the release of evidentiary material or to delete it for one of the following reasons:

- Because the public interest in making the material public was outweighed by the potential prejudice to the rights of defendants under indictment and awaiting trial.
- 2) Because the information was classified or otherwise required confidential treatment.
- 3) Because the material was only marginally pertinent and was considered to be defamatory, degrading or embarrassing, or,
- 4) Because the material was not pertinent to Presidential responsibility within the outer limits of an impeachable offense within the meaning of the Constitution.

The Committee on the Judiciary is working to follow faithfully its mandate "to investigate fully and completely" whether or not sufficient grounds exist to recommend that the House exercise its constitutional power of impeachment.

I believe that the readers of these volumes will see that the Committee's primary effort in carrying out its mandate has been to obtain an objective, impartial presentation which will enable each Member of the Committee to make an informed judgment in fulfilling his or her constitutional responsibility.

I also believe that the publication of the record of these hearings will provide readers with a clear idea of the particulars of the investigation and that the proximity of the evidence will assure them that no statement of information is offered without supporting evidentiary material.

Peter, WRhing

July 1974

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1. By memorandum dated April 23, 1969 from Deputy Attorney General Richard Kleindienst, acting as Attorney General*, and Assistant Attorney General Richard McLaren, head of the Antitrust Division, to John Ehrlichman, Counsel to the President, Kleindienst and McLaren urged approval of the commencement of an antitrust action against the International Telephone and Telegraph Corporation (ITT) challenging its acquisition of Canteen Corporation. Commencement of the suit was approved and on April 28, 1969 the suit was begun in the United States District Court for the Northern District of Illinois.

*Because Attorney General John Mitchell's former law firm had represented an ITT subsidiary, Mitchell recused himself and Deputy Attorney General Kleindienst acted as Attorney General in connection with the litigation.

		rage
1.1	Memorandum from Richard Kleindienst and Richard McLaren to John Ehrlichman, April 23, 1969 with attached draft complaint (received from White House)	70
1.2	Memorandum from Richard McLaren to Richard Klein- dienst, April 25, 1969, 3 Kleindienst Confirmation Hearings (KCH) 1237	88
1.3	United States v. International Telephone and Telegraph Corporation, Civ. No. 69c-924, Docket, 1-2	89
1.4	Richard Kleindienst testimony, 2 KCH 96	91
1.5	John Mitchell testimony, 2 KCH 539-40	92
1.6	Memorandum from Richard McLaren for the Attorney General, April 7, 1969 (received from Department of Justice)	94

2. On August 1, 1969 two antitrust suits similar to the <u>Canteen</u> suit were commenced in the United States District Court for the District of Connecticut challenging ITT's acquisition of the Hartford Fire Insurance Company and Grinnell Corporation.

		Page
2.1	United States v. International Telephone and	
	Telegraph Corporation and Grinnell Corporation,	
	Civ. No. 13319, Docket, 1-2	. 102
2.2	United States v. International Telephone and	
	Telegraph Corporation and Hartford Fire Insurance	
	Company, Civ. No. 13320, Docket, 1-2	104
2.3	Memorandum from Richard McLaren for the Attorney	
	General, June 20, 1969 (received from Department	
	of Justice)	106
2.4	Memorandum from Richard McLaren for the Deputy	
	Attorney General, approved July 25, 1969	
	(received from Department of Instice)	120

During 1969, 1970 and 1971, Harold S. Geneen, President of ITT, met on numerous occasions with White House staff members, other Administration officials and members of both houses of Congress to discuss various matters, including international monetary policy, the Office of Foreign Direct Investment policy, antitrust policy, balance of payments, revenue sharing and expropriation by foreign governments. During the summer of 1969 Geneen sought a personal meeting with the President to discuss the ITT antitrust cases. His request was denied because the President's advisers thought that such a meeting was inappropriate.

	Page
3.1	Harold Geneen testimony, 2 KCH 776-80
3.2	Memorandum from Hugh Sloan to John Ehrlichman, June 30, 1969 (received from White House)
3.3	Memorandum from Dwight Chapin to Peter Flanigan, July 16, 1969 (received from White House)
3.4	White House "White Paper," The ITT Anti-Trust Decision, January 8, 1974, 1, 3

- 4. During September 1969 Colonel James Hughes, Military Assistant to the President, spoke with Dita Beard, an ITT lobbyist, about the pending antitrust suit. Hughes reported on the conversation in a memorandum to Ehrlichman dated September 19, 1969.

In August 1970 officials and representatives of ITT held five sectings with Administration officials, including Vice President Spiro Magnew, Secretary of Commerce Maurice Stans, Assistant Attorney General facture and White House counsel John Ehrlichman and Charles Colson to Kdiscuss antitrust matters in general and the ITT antitrust litigation pin particular. In another meeting, Geneen and Attorney General Mitchell met to discuss overall antitrust policy with respect to conglomerates.

[87]

At these meetings and in subsequent letters and memoranda ITT officials sought to persuade Administration officials that McLaren's antitrust views, as reflected in his conduct of the ITT litigation, were ill-advised and inconsistent with the Administration's antitrust policy.

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Page
.145
147
153
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163
166
168

5.7	Letter from Thomas Casey to Charles Colson, August 7, 1970, with attachment (received from White House)	169
5.8	Memorandum from Charles Colson to John Ehrlich-	:
	man, August 10, 1970 (received from White House)	177
5.9	Memorandum from Tod Hullin to John Mitchell, August 11, 1970 (received from White House)	178
5.10	John Mitchell testimony, 2 KCH 540, 542-43, 546, 549-50	179
5.11	Memorandum from Edward Gerrity to John Ryan, August 10, 1970 (received from Michael Mitchell)	185
5.12	Memorandum from John Ryan to William Merriam, August 24, 1970, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Oversight of SEC: Inquiry into Withholding and Transfer of Agency Files Pertaining to ITT, 154-56	186

Page

6. On September 15, 1970 the trial in ITT-Grinnell began. In
memoranda dated September 17, 1970 from Ehrlichman to Attorney General
Mitchell and October 1, 1970 from Colson to Ehrlichman, the ITT litiga-
tion was discussed. Ehrlichman and Colson stated their concern that
McLaren's conduct of the ITT cases constituted an attack on "bigness
per se" contrary to the Administration's expressed antitrust policy.

		Page
6.1	United States v. International Telephone and Telegraph Corporation and Grinnell Corporation, Civ. No. 13319, Docket, 5	190
6.2	Memorandum from John Ehrlichman to John Mitchell, September 17, 1970 (received from White House)	192
6.3	Memorandum from Charles Colson to John Ehrlichman, October 1, 1970, with attachment (received from	101

7. The trial of <u>ITT-Grinnell</u> was completed on October 30, 1970 and the case was taken under advisement. A judgment for ITT on the merits was rendered on December 31, 1970. A notice of appeal was filed on March 1, 1971.

7.1	United States v. International Telephone and	Page
	Telegraph Corporation and Grinnell Corporation,	
	Civ. No. 13319, Docket, 1,6-7	214
7.2	United States v. International Telephone and	
	Telegraph Corporation, Opinion, December 31, 1970,	217

8. On March 3, 1971 at ITT's request Geneen and William Merriam,
ITT Vice President and Director of Washington Relations, met with
Ehrlichman to discuss antitrust matters.

		Page
8.1	John Ehrlichman log, March 3, 1971 (received from SSC)	256
8.2	Letter from William Merriam to John Ehrlichman, March 4, 1971 (received from White House)	257
Ŕ. 3	William Marriam testimony 3 KCH 951	258

9. On March 20, 1971, on the motion of Solicitor General Erwin Griswold, the time for the government to perfect its appeal in ITT-Grinnell by filing its jurisdictional statement was extended from March 31, 1971 to April 20, 1971.

Page

 On March 30, 1971 Merriam and Thomas Casey, ITT Director of Corporate Planning, met with Peter Peterson, Assistant to the President of International Economic Affairs, to discuss a wide range of subjects including antitrust matters.

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11. At the request of Ehrlichman who said he spoke for the President, Peterson met with Geneen and Merriam on Friday, April 16, 1971. They discussed various subjects relating to economic policy, including overall antitrust policy related to bigness. At the end of the meeting, Geneen and Merriam discussed ITT's specific antitrust problems, including the fact that the deadline for the government to perfect the ITT-Grinnell appeal was the following Tuesday, April 20. After the meeting Peterson telephoned Ehrlichman and reported on the meeting including the discussion of the ITT-Grinnell appeal. Ehrlichman indicated to Peterson that action was under way to postpone the appeal. The following week Peterson reported to the President on the meeting and his subsequent telephone call to Ehrlichman.

		Re
11.1	Peter Peterson affidavit, April 29, 1974	278
11.2	Memorandum from Peter Peterson to the President,	281

Also on April 16, 1971 Lawrence Walsh, a mamber of a law firm that had long represented ITT, telephoned Deputy Attorney General Klein-dienst. Pursuant to that telephone conversation Walsh caused to be delivered to Kleindienst a letter and memorandum urging that before the Department of Justice decided to pursue the ITT-Grinnell appeal to the Supreme Court it should undertake a review by all interested federal agencies of the economic consequences of a Supreme Court decision favorable to the government. Copies of the Walsh letter and memorandum were delivered later that day to Peterson and Ehrlichman.

		Page
12.1	Richard Kleindienst testimony, 2 KCH 250	284
12.2	Lawrence Walsh testimony, 3 KCH 1038-39	285
12.3	Letter from Lawrence Walsh to Richard Kleindienst, April 16, 1971 with attached memorandum of law (received from White House; reprinted at 2 KCH 265-68	, 287
12.4	Memorandum from William Merriam to Peter Peterson, April 16, 1971 with attached letter (received from Peter Peterson)	304
12.5	Letter from William Merriam to John Ehrlichman, April 16, 1971 with attached letter and memorandum of law (received from White House)	305

13. On Monday morning, April 19, 1971 Kleindienst told Walsh by telephone that Kleindienst did not think the ITT-Grinnell appeal would be delayed. In a memorandum dated April 19, 1971 to Kleindienst, McLaren disputed the position taken by Walsh in his letter and memorandum of April 16 and urged that the ITT-Grinnell appeal not be delayed.

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14. Beginning at 3:03 p.m. on the afternoon of April 19, 1971 the President met with Ehrlichman and George Shultz, Director of the Office of Management and Budget. The antitrust actions against ITT were among the subjects discussed. Ehrlichman said that the deadline for the ITT-Grinnell appeal was the following day and he reported that, despite his attempts to give the Justice Department "signals," the appeal was being pursued. The President then telephoned Kleindienst and ordered him to drop the appeal. After the telephone conversation the President expressed his concern that McLaren's actions with respect to conglomerates were contrary to the Administration's antitrust policy.

		Page
14.1	Tape recording of conversation among the President,	
	John Ehrlichman and George Shultz, April 19, 1971,	
	3:03 - 3:34 p.m., and House Judiciary Committee	
	transcript thereof	. 312
14.2	Tape recording of telephone conversation between	
	the President and Richard Kleindienst, April 19,	
	1971, 3:04 - 3:09 p.m., and House Judiciary Com-	
	mittee transcript thereof	346

15. After the President's telephone call Kleindienst met with McLaren and Solicitor General Erwin Griswold and directed that the Solicitor General apply to the Supreme Court for another extension of time. At 4:30 p.m. Kleindienst telephoned Walsh and informed him that the Solicitor General was arranging for an extension of time for the government to perfect its appeal.

		Page
15.1	Richard Kleindienst testimony, 2 KCH 250	350
15.2	Richard McLaren testimony, 2 KCH 252	351
15.3	Erwin Griswold statement, 2 KCH 242-43	352
15.4	Erwin Griswold testimony, 2 KCH 373, 378-80	354
15.5	Lawrence Walsh testimony 3 FCH 1039	358

16. On Tuesday, April 20, 1971, on the motion of Solicitor General Griswold, the time for the government to perfect its appeal in ITT-Grinnell by filing its jurisdictional statement was extended from April 20, 1971 to May 20, 1971.

	Page
16.1	United States v. International Telephone and
	Telegraph Corporation, Application for Extension
	of Time filed by the Solicitor General and Order
	of the United States Supreme Court, April 20,
	1971, with letter from the Deputy Clerk of the
	Supreme Court to Solicitor General Erwin Griswold
	Supreme Court to Solicitor General Elwin Grisword
	(received from Department of Justice)360
16.2	United States v. International Telephone and
	Telegraph Corporation, Supreme Court Docket,
	April 19-20, 1971

17. Also on April 20, 1971 Felix Rohatyn, an investment banker who was a director of ITT, met with Kleindienst to discuss the economic and financial ramifications of divestiture of the Hartford Fire Insurance Company by ITT. At the meeting Rohatyn asked to present these arguments to McLaren, and such a presentation was later arranged for April 29.

			Page
17.1	Richard Kleindienst testimony,	2 KCF	i 96-97
17.2	Felix Robstvn testimony, 2 KCH	114	376

On April 21, 1971 the President met with Attorney General Mitchell and discussed, among other things, the ITT-Grinnell appeal. The President said that he did not care about the merits of the case but that the business community believed that the Administration was being even rougher on it in antitrust matters than had previous administrations. Mitchell argued that it was a political mistake to interfere with the appeal. The President agreed to heed Mitchell's advice to permit the appeal to be perfected.

Page

18.1 Tape recording of the end of a meeting between the President and John Mitchell, April 21, 1971, 4:18 - 6:13 p.m., and House Judiciary Committee

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19. During the last ten days of April 1971 Geneen and Merriam of ITT wrote four letters to Administration officials — one to Secretary of the Treasury John Connally and three to Peter Peterson — containing references to antitrust matters. Two of the letters commented favorably on the ITT-Grinnell appeal delay.

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19.1	Memorandum from William Merriam to Peter Peterson, April 22, 1971, with attached letter from Harold Geneen to Peter Peterson, April 22, 1971 (received from Peter Peterson)
19.2	Letter from William Merriam to John Connally, April 22, 1971 (received from White House)
19.3	Memorandum from Peter Peterson to John Ehrlichman Dick [sic] Krogh, April 27, 1971, with attached letter from William Merriam to Peter Peterson, April 26, 1971 (received from White House)
19.4	Memorandum from Peter Peterson to John Ehrlichman and Dick [sic] Krogh, May 3, 1971, with attached letter from William Merriam to Peter Peterson, April 30, 1971 (received from White House

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20. On April 28, 1971 Ehrlichman wrote a memorandum to the President criticizing McLaren for failure to follow the Administration's antitrust policy, then under study by a Domestic Council Task Force, and recommending action to be taken. The President approved Ehrlichman's recommendations.

		Page
20.1	Memorandum from John Ehrlichman to the President, April 28, 1971 (received from White House)	394
20.2	Memorandum from John Ehrlichman to Members of the Domestic Council, February 19, 1971 (received from Department of Justice)	396
20.3	Memorandum from Egil Krogh to Richard McLaren, April 30, 1971 (received from White House)	398
20.4	Memorandum from John Ehrlichman to John Connally, John Mitchell, George Shultz, Paul McCracken, Peter Peterson, and Peter Flanigan, September 14,	401

21. On April 29, 1971 Rohatyn accompanied by four ITT representatives met with Kleindienst, McLaren and Antitrust Division and Treasury Department staff members. The ITT representatives presented ITT's position that there would be adverse economic and financial consequences if the divestiture of Hartford were required. Following the meeting McLaren caused these arguments to be submitted to the Treasury Department and to Richard Ramsden, an independent financial consultant who had previously rendered advice to the Antitrust Division.

	Page
21.1	Richard Kleindienst testimony, 2 KCH 98404
21.2	Richard McLaren testimony, 2 KCH 102-03405
21.3	Felix Rohatyn testimony, 2 KCH 114-16
21.4	Richard Kleindienst notes of April 29, 1971 meeting (received from Department of Justice)
21.5	Letter from Felix Rohatyn to Richard McLaren, May 3, 1971 (received from Department of Justice) 419

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22. Beginning in April 1971 Mitchell, Haldeman, Lawrence Higby, Gordon Strachan, William Timmons, Jeb Magruder and Robert Odle participated in the initial planning of the 1972 Republican National Convention and began to consider San Diego as a possible site. A memorandum from Higby to Strachan dated April 29, 1971 states that Haldeman discussed the possibility of a San Diego convention with California's Lt. Governor Ed Reinecke. The memorandum states that Reinecke would, as a result of his discussion with Haldeman, cause a proposal for San Diego to be the convention site to be made to the Republican National Committee.

	Page
22.1	Memorandum from William Timmons to H. R. Haldeman, April 20, 1971 (received from White House)
22.2	Memorandum from Lawrence Higby to H. R. Haldeman, April 20, 1971 (received from White House)
22.3	Memorandum from Gordon Strachan to H. R. Haldeman, April 21, 1971 (received from White House)
22.4	Memorandum from Gordon Strachan to H. R. Haldeman, April 23, 1971 (received from White House)
22.5	Memorandum from Lawrence Highy to Gordon Strachan, April 29, 1971 (received from White House)429
22.6	Memorandum from Gordon Strachan to H. R. Haldeman, May 11, 1971 with attached memorandum from William Timmons to H. R. Haldeman, May 6, 1971, and attached report (received from White House)
22.7	Memorandum from Robert Odle to Jeb Magruder, May 19, 1971 (received from White House)
22.8	Memorandum from Robert Odle to William Timmons, May 20, 1971 (received from White House)
22.9	Letter from Ed Reinecke to William Timmons, June 2, 1971 (received from White House)

	•	495
22.10	Memorandum from Robert Odle to Jeb Magruder, June 15, 1971 (received from White House)	456
22.11	Memorandum from Gordon Strachan to H. R. Haldeman, June 23, 1971 with attached memorandum from Robert Odle to Jeb Magruder, June 22, 1971, and attached memorandum from William Timmons to H. R. Haldeman, June 21, 1971 (received from White House)	458
22.12	Memorandum from Gordon Strachan to H. R. Haldeman, June 25, 1971 (received from White House)	464
22.13	Memorandum from Gordon Strachan to H. R. Haldeman, June 29, 1971, with attached memorandum from Jeb Magruder and William Timmons to John Mitchell and H. R. Haldeman, June 26, 1971, and attachments (received from White House)	465

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23. In a memorandum dated May 5, 1971 Ehrlichman informed Mitchell that he desired to meet with McLaren about the ITT cases to achieve the agreed-upon ends discussed by the President and Mitchell.

Page

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On May 12, 1971 ITT President Geneen discussed with Congressman Bob Wilson, whose district included part of San Diego, the possibility of ITT financial support for a San Diego convention bid.

]	Page
24.1	Harold Geneen testimony, 2 KCH 647-48	528
24.2	Rob Wilson testimony 3 FCH 866-67	530

25. On May 17, 1971 the government's appeal in ITT-Grinnell was perfected by the filing of a jurisdictional statement.

		rage
25.1	United States v. International Telephone and	
	Telegraph Corporation, Notice of Docketing of	
	Appeal, United States Supreme Court, May 17, 1971	
	(received from Department of Justice)	534

26. By report dated May 17, 1971 Richard Ramsden reported his findings on the ITT position with respect to the financial ramifications of divestiture of Hartford.

		Page
26.1	Ramsden Report, International Telephone and Telegraph Corporation, May 17, 1971, 2 KCH 103-10	538
26.2	Richard McLaren testimony, 2 KCH 103, 110	546

27. On June 17, 1971 McLaren recommended to Kleindienst that the ITT suits be settled. His proposed settlement included the requirement that ITT divest itself of Grinnell, Canteen, and certain other ITT subsidiaries, but permitted ITT to retain Hartford Fire Insurance Company. The basic terms of the settlement offer were put to ITT on a take it or leave it basis and were accepted. Details of the settlement were then negotiated among ITT and Antitrust Division lawyers.

		Page
27.1	Memorandum from Richard McLaren to Richard Kleindienst, June 17, 1971 (received from	
	Department of Justice)	550
27.2	Richard McLaren testimony, 2 KCH 110-13	553
27.3	Felix Rohatyn testimony, 2 KCH 115	557
27.4	Richard Kleindienst testimony, 2 KCH 98-99	558

28. San Diego's convention bid was authorized by the San Diego City Council on June 29, 1971. On July 21, 1971 ITT-Sheraton's President, Howard James, confirmed by telegram his company's commitment to the San Diego Convention and Tourist Bureau of \$100,000 for convention-related expenses plus an additional \$100,000 if and when \$200,000 was raised by the Bureau from other non-public sources. The pledge was subject to the condition that the Sheraton Harbor Island Hotel, then under construction, be used as Presidential convention headquarters. The decision for San Diego to be the convention site was made within the Administration and transmitted to the Republican National Committee. On July 23, 1971 the Republican National Committee selected San Diego as the 1972 convention site.

		Page
28.1	San Diego City Council resolution, June 29, 1971 (received from San Diego City Council)	. 563
28.2	Memorandum from Jeb Magruder to John Mitchell, June 30, 1971 (received from White House)	. 568
28.3	Memorandum from Herbert Klein to H. R. Haldeman, June 30, 1971 (received from White House)	. 569
28.4	Memorandum from William Timmons to Jeb Magruder, July 3, 1971 (received from White House)	. 574
28.5	Memorandum from Herbert Klein to the President, July 19, 1971 (received from White House)	. 575
28.6	Memorandum from William Timmons to the President, July 19, 1971 (received from White House)	. 576
28.7	Memorandum from Jo Good to Robert Dole, July 19, 1971 (received from White House)	. 578

28.8	Memorandum from Jeb Magruder to John Mitchell, July 28, 1971 with attached memorandum from Robert Odle to Jeb Magruder, July 27, 1971
	(received from White House)
28.9	Telegram from Howard James to Bob Wilson, July 21, 1971, 2 KCH 678-79
28.10	Harold Geneen testimony, 2 KCH 648-49 590
28.11	Resolution on Selection of the Site for the 1972 Republican National Convention July 23 1971

29. On July 31, 1971, after ITT and Antitrust Division lawyers had negotiated details of the settlement of the ITT litigation, the settlement was announced.

	Page
29.1	Richard McLaren testimony, 2 KCH 110-14596
29.2	Felix Rohatyn testimony, 2 KCH 115601
20 3	Pichard Visindians: testimony 2 VCH 00 602

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30. A Sheraton Harbor Island Corporation check for \$100,000 dated August 5, 1971 and representing the non-contingent portion of ITT's pledge was delivered to the San Diego Convention and Tourist Bureau.

Page

30.1 Photograph of check from Sheraton Harbor Island
Corporation to the San Diego Convention and Tourist
Bureau printed in Washington Post, March 16, 1972,

604

31. On February 15, 1972 the President nominated Richard G. Kleindienst to be Attorney General to succeed John Mitchell who was leaving the Department of Justice and who later became Campaign Director of the Committee for the Re-election of the President. The Senate Committee on the Judiciary held hearings on the nomination and recommendation on February 24, 1972 that the nomination be confirmed.

	Pag	ze
31.1	Announcement of President's Intention to Nominate Richard Kleindienst to be Attorney General, 8 Presidential Documents 440, 448) 6 ,-
31.2	Letter from President Nixon to John Mitchell, February 15, 1972, 8 Presidential Documents 439 60	18
31.3	S. Exec. Rept. 92-19, Nomination of Richard Kleindienst, 92d Cong., 2d Sess. (1972)	9
31.4	Chicago Tribune, February 25, 1972, Section 2A, 1 61	.2

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32. On February 22, 1972 columnist Jack Anderson obtained from an ITT source a memorandum dated June 25, 1971 purportedly written by ITT lobbyist Dita Beard addressed to ITT Vice President Marriam regarding the ITT-Sheraton convention pledge and settlement of the ITT antitrust cases. Anderson's investigative reporters contacted first Dita Beard to discuss and confirm the memorandum's validity and then ITT and Administration officials to discuss and attempt to confirm the events reported in the memorandum. On February 24, 1972 ITT personnel destroyed documents in the Washington office files.

		Page
32.1	Purported memorandum from Dita Beard to William Merriam, June 25, 1971, (received from White House) reprinted in 2 KCH 447-48	614
32.2	Jack Anderson testimony, 2 KCH 449	618
32.3	Brit Hume testimony, 2 KCH 408-14	619
32.4	Felix Rohatyn testimony, 2 KCH 115-16	626
32.5	Washington Post, March 3, 1972, D15	628
32.6	Howard Aibel testimony, 2 KCH 704-05	629

33. In a February 28, 1972 Department of Justice press release Mitchell said he had met Dita Beard only once, at a party given by Governor Louis Numn of Kentucky in May 1971. Mitchell denied allegations that he had discussed the ITT antitrust cases with her. He also denied in the press release that he had discussed the ITT matter with the President.

Page

34. On February 29, March 1 and March 3, 1972 there were published three columns by Jack Anderson based in part on the Beard memorandum.

The articles alleged a connection between the ITT-Sheraton pledge and the ITT antitrust settlement and purported to involve both Mitchell and Kleindienst. As a result of the publication of the first two articles Kleindienst asked that his confirmation hearings be reopened.

		Pas	zе
34.1	Washington Post, Februs	ary 29, March 1, March 3,	34
34.2	Washington Post, March	1, 1972, A1	37

35. On March 1, 1972 during his final press conference as Attorney General, Mitchell again denied talking to the President about ITT or any other antitrust case.

1-2 (received from SSC).....

Page
35.1 John Mitchell press conference, March 1, 1972,

demanded that ITT produce documents in the files of ITT's Washington,

D. C. office. The SEC staff member contended that production of the

documents was called for by subpoenas previously issued in connection

with SEC proceedings. Attorneys for ITT collected documents believed

to be included in the SEC demand.

Page

 37. On Thursday March 2, 1972 pursuant to Kleindienst's request the confirmation hearings resumed and Kleindienst, testifying under oath, denied talking other than casually to the White House and White House staff about the ITT matter. He denied receiving any suggestions from the White House as to the action that the Justice Department should take in the ITT cases.

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37.1 Richard Kleindienst testimony, 2 KCH 95-96, 157...... 678

the documents collected by ITT attorneys from ITT's Washington office files
to White House aide Wallace H. Johnson. The document or documents were then
conveyed by Johnson to John Mitchell. During the following week copies of
other documents taken from the ITT Washington office which mentioned
the ITT antitrust suits and contacts between ITT and administration
officials were delivered by ITT attorneys to Johnson.

	·	Page
38.1	Michael Mitchell affidavit, submitted to House Judiciary Committee, May 1, 1974, with attach-	
	ments,	682
38.2	Wallace Johnson affidavit, April 25, 1974	713
38.3	John Mitchell log, March 2, 1972 (received from SSC).	717

39. On the evening of March 2, 1972 Dita Beard, having spent two days at the ITT offices in New York City, left Washington by airplane for Denver, Colorado en route to West Yellowstone, Montana. During the flight she became ill and on the evening of March 3, 1972 she was admitted to a Denver hospital.

		Page
39.1	Dita Beard statement, 2 KCH 741-42	720
39.2	Edward Gerrity testimony, 3 KCH 1167	722
39.3	United Air Lines passenger ticket, issued to D. Beard for Flight #175, March 2, 1972 (received from United Air Lines)	723
39.4	Stewardess report on passenger illness of Mrs. Beard, occuring on Flight # 175, March 2, 1972 (received from United Air Lines)	724
39.5	Letter from J. Edgar Hoover to Chairman James O. Eastland, March 5, 1972, 2 KCH 213	725
39.6	Medical Report by Dr. Joseph Snyder, March 13,	726

On Friday, March 3, 1972 Kleindienst, in his testimony before the Senate Committee on the Judiciary, denied consulting with, reporting to, or getting directions from anybody at the White House about the ITT antitrust cases. He also testified that he did not recall why on April 19, 1971 the Department of Justice requested a delay in the appeal of the ITT-Grinnell case to the Supreme Court.

40.1 Richard Kleindienst testimony, 2 KCH 95, 181, 191,

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41. On the afternoon of Sunday, March 5, 1972, the President and Haldeman returned to Washington, D. C. from Key Biscayne. On Monday, March 6, 1972 the President had conversations with Haldeman, Ehrlichman and Colson. At about 1:30 p.m., shortly after leaving the President's office, Ehrlichman met with SEC Chairman Casey.

		Page
41.1	John Ehrlichman log, March 6, 1972 (received from SSC)	. 736
41.2	Meetings and conversations between the President and John Ehrlichman, March 6, 1972 (received from White House)	. 737
41.3	Meetings and conversations between the President and H. R. Haldeman, March 1, March 5 and March 6, 1972 (received from White House)	. 739
41.4	Meetings and conversations between the President and Charles Colson, March 6, 1972 (received from White House)	. 741
41.5	John Ehrlichman log, March 21, 1972 (received from SSC)	742
41.6	William Casey testimony, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigate Hearings on Legislative Oversight of SEC: Agency Independence and the ITT Case, June 27, 1973, 261-64, 309-10	
41.7	William Casey calendar, March 6, 1972 (received from U.S. Attorney, Southern District of New York)	749

oath before the Senate Committee on the Judiciary, Kleindienst described the circumstances surrounding the request for an extension of time to appeal <u>ITT-Grinnell</u>. He omitted mention of the President's order to drop the case made during their telephone conversation of April 19, 1971.

Page

42.1 Richard Kleindienst testimony, 2 KCH 95, 249-50...... 752

43. On March 8, 1972 Kleindienst testified before the Senate Committee on the Judiciary and denied again that he was interfered with, pressured, importuned or directed by anybody at the White House in connection with the discharge of his responsibilities in the ITT cases.

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In early March 1972 a White House task force, consisting of Ehrlichman, Colson, Moore, Dean, Fielding, Johnson, Assistant Attorney General Robert C. Mardian and others, was established to follow the Elsindienst hearings; its activities continued throughout the month.

Fielding was given the responsibility of reviewing White House files and collecting all documents relating to ITT, which he proceeded to do.

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44.1	Charles Colson testimony, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Oversight of SEC: Agency Inde- pendence and the ITT Case, 218	760
44.2	Richard Moore testimony, 5 SSC 1947-48	761
44.3	Wallace Johnson affidavit, April 25, 1974	763
44.4	Robert Mardian testimony, 6 SSC 2348	767
44.5	John Dean testimony, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Oversight of SEC: Agency Inde- pendence and the ITT Case, 66 68	768

45. On March 14, 1972 John Mitchell appeared before the Senate Committee on the Judiciary and twice denied under oath that he talked to the President about the ITT antitrust litigation or any antitrust litigation. On the evening of March 14, 1972 the President and Mitchell had a telephone conversation which, according to Mitchell's logs, was their only telephone conversation during the month.

 On March 15, 1972 E. Howard Hunt met with Colson, Johnson and Timmons. It was determined that Hunt should interview Mrs. Beard respecting the authenticity of the purported Beard memorandum. Hunt flew to Denver and interviewed Mrs. Beard in her hospital room. On March 17, after his return to Washington, he prepared a detailed summary of the interview.

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772	A A A A A A A A A A A A A A A A A A A	46.1	Charles Colson calendar, March 15, 1972 (received from SSC)	778
775	•	46.2	E. Howard Hunt testimony, 9 SSC 3734-35, 3752-53	780
	it ovin	46.3	Charles Colson testimony, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Oversight of SEC: Agency Independence and the ITT Case, 201-03	784
		46.4	Memorandum regarding Dita Beard, March 17, 1972 (received from White House)	787

47. "ITT" is written on Colson's calendar for the morning of March 18, 1972. Colson had three telephone conversations with Mitchell during the morning. That afternoon the President and Colson met for more than two hours.

•	Page
47.1	Charles Colson calendar, March 18, 1972 (received from SSC)
47.2	John Mitchell log, March 18, 1972 (received from SSC)
47.3	Meetings and conversations between the President and Charles Colson, March 18, 1972 (received from White House)

8. On March 24, 1972 the President held his only news conference during the period of the Kleindienst nomination hearings. He stated that nothing had happened in the Senate hearings that shook his confidence in Kleindienst as an able, honest man fully qualified to be Attorney General. He also praised the actions of Richard McLaren, and the administration, in having moved effectively to stop the growth of ITT.

Page

 49. On the morning of March 30, 1972 Colson, Haldeman and MacGregor met. That afternoon Colson sent a memorandum to Haldeman stating that certain factors should be taken into account in determining whether to continue to support, or to withdraw, Kleindienst's nomination, including the possibility that documents would be revealed tending to show that the President was involved in the ITT situation in 1971 and contradicting statements made by Mitchell under oath during the hearings. Haldeman and Colson each had several conversations with the President on that day.

Page 49.1 Memorandum from Charles Colson to H. R. Haldeman, March 30, 1972, SSC Exhibit No. 121, 8 SSC 3372-76 805 49.2 Letter from William Merriam to John Connally, April 22, 1971 (received from White House) 810 49.3 Letter from William Merriam to Peter Peterson, April 30, 1971 (received from White House) 812 49.4 Letter from "Ned" [Edward Gerrity] to Vice President Spiro Agnew, August 7, 1970, with attached memorandum (received from House Interstate and Foreign Commerce Committee)........... 813 49.5 Memorandum from John Ryan to William Merriam, August 24, 1970, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Legislative Oversight of SEC: Agency Independence and the ITT Case, 154-56, and partial handwritten copy of memorandum (received from White House) 816 49.6 Memorandum from Herbert Klein to H. R. Haldeman, June 30, 1971 (received from White House)...... 820 49.7 Memorandum from Richard Kleindienst and Richard McLaren to John Ehrlichman, April 23, 1969 49.8 Memorandum from Tod Hullin to Richard McLaren, August 10, 1970 (received from White House)..... 827 49.9 Memorandum from John Ehrlichman to John Mitchell, September 17, 1970 (received from White House)..... 828

		Page
49.10	Memorandum from John Ehrlichman to John Mitchell, May 5, 1971 (received from White House)	829
49.11	Memoranda from John Ehrlichman to the President, April 28, 1971 and May 3, 1971 (received from White House)	830
49.12	H. R. Haldeman testimony, 8 SSC 3216, 3218-19	834
49.13	H. R. Haldeman calendar, March 30, 1972 (received from SSC)	837
49.14	Meetings and conversations between the President and H. R. Haldeman, March 30, 1972 (received from White House)	838
49.15	Meetings and conversations between the President and Charles Colson, March 30, 1972 (received from White House)	839

50. On April 4, 1972 Mitchell returned to his office after about two weeks in Florida. That afternoon he met with the President and Haldeman at the White House. According to Haldeman's testimony before the Senate Select Committee on Presidential Campaign Activities, his notes taken during the meeting indicate that the Kleindienst hearings were discussed.

		Page
50.1	John Mitchell log, March 21 - April 4, 1972 (received from SSC)	. 842
50.2	Meetings and conversations between the President and H. R. Haldeman, April 4, 1972 (received from White House)	- 845
50.3	H. R. Haldeman testimony 7 SSC 2866 2881.	916

On April 27, 1972, the final day of the Kleindienst confirmation learings, Kleindienst, referring to his earlier testimony about communications with persons at the White House, testified that if someone had called him to instruct him on the handling of the ITT case, he would remember such a call. Kleindienst said that no such conversation occurred.

• •		Page
51.1	Richard Kleindienst testimony, 2 KCH 95, 3 KCH 1673, 1682	850
51.2	Richard Kleindienst statement, October 31, 1973, reprinted in New York Times, November 1, 1973, 33	853

52. The press provided extensive news coverage and frequent editorial commentary on the Kleindienst confirmation hearings. John Mitchell's denials that he discussed the ITT cases with President Nixon were reported. Richard Kleindienst's descriptions of his role in the ITT-Grinnell appeal and settlement were also reported; these descriptions omitted reference to the President's order that the appeal be dropped.

	1 45 6
52.1	Newspaper articles from The New York Times and The Washington Post, February 25 - June 28, 1972, regarding hearings on the Nomination of Richard Kleindienst to be Attorney General
52.2	The Washington Post, March 10, 1972, A-1, A-]2 857
52.3	The New York Times, March 15, 1972, 1, 34
52.4	The Washington Post, April 27, 1972, A-1, A-7 859
52.5	The Washington Post, April 28, 1972, A-1, A-6 860

By letter dated April 25, 1972 from Senator Eastland, Chairman of the Senate Committee on the Judiciary, to SEC Chairman William Casey, Senator Eastland requested access to ITT documents in the possession of the SEC. This request was denied by Chairman Casey. If Chairman Casey had complied with the Senate Judiciary Committee's request the SEC would have supplied the Committee with, among other things, the following documents not obtained by the Committee during the course of the Eleindienst hearings:

- 1. Letter dated April 22, 1971 from Harold Geneed to Peter Peterson concerning their April 16, 1971 meeting with memorandum on antitrust policy attached.
- 2. Letter dated April 22, 1971 from William Merriam to John Commally referring to the ITT antitrust litigation.
- 3. Letter dated April 26, 1971 from William Mertiam to Peter Peterson referring to planned antitrust legislation.
- 4. Letter dated April 30, 1971 from William Merriam to Peter Peterson referring to Solicitor General Griswold's request for an extension of time to perfect the ITT-Grinnell appeal.
- 5. Letter dated August 7, 1970 from Thomas Casey of ITT to Charles Colson discussing the pending ITT antitrust litigation.
- 6. Letter dated August 7, 1970 from "Ned" [Edward Gerrity] to Vice President Spiro Agnew with memorandum about ITT antitrust litigation attached.
- 7. ITT inter-corporate memorandum dated August 10, 1970 from Edward Gerrity to John Ryan discussing, among other things, Richard McLaren and the Administration's merger policy.

8. ITT inter-corporate memorandum dated August 24, 1970 from William Merriam to John Ryan discussing, among other things, the ITT antitrust litigation, Richard McLaren and contacts with the Administration.

		Page
53.1	Letter from Senators Kennedy, Bayh, Hart, Burdick and Tunney to Chairman James Eastland, April 19, 1972, 3 KCH 1664	865
53.2	Letter from William Casey to Chairman James Eastland, April 26, 1972, 3 KCH 1664	866 D
53.3	Letter from Edward Kennedy to Chairman Harley Staggers, December 13, 1972, House Interstate and Foreign Commerce Committee, Special Sub- committee on Investigations, Hearings on Legis- lative Oversight of SEC: Inquiry into Withholding and Transfer of Agency Files Pertaining to ITT, 28-29	867
53.4	Michael Mitchell affidavit, submitted to House Judiciary Committee, May 1, 1974, with attach-	869

54. On June 8, 1972 the Senate confirmed Kleindienst's nomination.

On June 12, 1972 he became Attorney General.

57

59

	Pag	æ
54.1	Congressional Record, June 8, 1972, S9114-15	2
54.2	President Nixon remarks at swearing-in ceremonies for Richard Kleindienst as Attorney General, June 12, 1972, 8 Presidential Documents 1024	4

(61)

55. On three occasions in September 1972 Congressman Harley Staggers, Chairman of the House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, requested from SEC Chairman William Casey access to material received from ITT by the SEC in connection with the SEC's investigation of ITT. Chairman Casey discussed Chairman Staggers' request with Mitchell, Dean and Colson. By letters to Chairman Staggers, Chairman Casey refused the requests. The ITT material was transferred by the SEC to the Department of Justice on October 6, 1972. In addition, an envelope containing other documents obtained from ITT which reflected contacts in 1970 and 1971 between representatives of ITT and Administration officials was delivered separately by the SEC to the office of Deputy Attorney General Erickson.

Page 55.1 Letter from Chairman Harley Staggers to William Casey, September 21, 1972, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Oversight of SEC: Inquiry into Withholding and Transfer of Agency Files Pertaining to ITT, 5..... 907 55.2 Chairman Harley Staggers statement, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Oversight of SEC: Inquiry into Withholding and Transfer of Agency Files Pertaining to ITT, 23..... 908 55.3 Letter from Chairman Harley Staggers to William Casey, September 28, 1972, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Oversight of SEC: Inquiry into Withholding and Transfer of Agency Files Pertaining to ITT, 6-8..... 909 55.4 William Casey testimony, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Oversight of SEC: Agency Independence and the ITT

		rage
55.5	Letter from William Casey to Chairman Harley Staggers, September 26, 1973, House Interstate and Foreign Commerce Committee, Special Subcom- mittee on Investigations, Hearings on Legislative Oversight of SEC: Inquiry into Withholding and Transfer of Agency Files Pertaining to ITT, 5-6	920
55.6	Letter from William Casey to Chairman Harley Staggers, October 6, 1972, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Over- sight of SEC: Inquiry into Withholding and Transfer of Agency Files Pertaining to ITT, 8-9	922
55.7	Letter from William Casey to Ralph Erickson, October 5, 1972, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Over- sight of SEC: Inquiry into Withholding and Transfer of Agency Files Pertaining to ITT, 135-36	924
55.8	Charles Mallory testimony, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Oversight of SEC: Inquiry into Withholding and Transfer of Agency Files Pertaining to ITT, 86-89.	928
55.9	Ralph Erickson testimony, House Interstate and Foreign Commerce Committee, Special Subcommittee on Investigations, Hearings on Legislative Oversight of SEC: Agency Independence and the ITT Case, 128-30, 149-64	930

In a letter dated October 17, 1972 Chairman Staggers requested from Deputy Attorney General Erickson access to the ITT materials referred to the Department of Justice by the SEC. Erickson denied the request on the grounds that disclosure might prejudice any future criminal proceedings.

57. On January 8, 1974 the Office of the White House Press Secretary issued a "White Paper" entitled, "The ITT Anti-Trust Decision," describing the President's role in the ITT antitrust cases and their settlement.

Page

58. On May 16, 1974, Richard Kleindienst pleaded guilty to one count of refusing or failing fully to respond to questions propounded to him by the Senate Committee on the Judiciary on March 2, 3, 7, and 8 and April 27, 1972.

		rage
58.1	United States v. Kleindienst information, May 16,	1
	1974, with attached Watergate Special Prosecution Force press release	. 966
58.2	Letter from Leon Jaworski to Herbert J. Miller, May 10, 1974 (received from Watergate Special Prosecution Force)	969

ATTACHMENT 46 TO THE DECLARATION OF BRIAN DAUTCH

447

PERSONAL AND CONFIDENTIAL



Washington Office

1707 L Street, N.W. Washington, D.C. 20036 Tel. (202) 295-6000

To:

W. R. Merriam

Bata: June 25, 1971

Frim:

D. D. Beard

Subject:

San Diego Convention

I just had a long talk with EJG. I'm so sorry that we got that call from the White House. I thought you and I had agreed very thoroughly that under no circumstances would anyone in this office discuss with anyone our participation in the Convention, including me. Other than permitting John Mitchell, Ed Reinecke, Bob Haldeman and Nixon (besides Wilson, of course) no one has known from whom that 400 thousand committment had come. You can't imagine how many queries I've had from "friends" about this situation and I have in each and every case denied knowledge of any kind. It would be wise for all of us here to continue to do that, regardless of from whom any questions come; White House or whoever. John Mitchell has certainly kept it on the higher level only, we should be able to do the same.

I was afraid the discussion about the three hundred/four hundred thousand committment would come up soon. If you remember, I suggested that we all stay out of that, other than the fact that I told you I had heard Hal up the original amount.

Now I understand from Ned that both he and you are upset about the decision to make it four hundred in services. Believe me, this is not what Hal said. Just after I talked with Ned, Wilson called me, to report on his meeting with Hal. Hal at no time told Wilson that our donation would be in services ONLY. In fact, quite the contrary. There would be very little cash involved, but certainly some. I am convinced, because of several conversations with Louie re Mitchell, that our noble committment has gone a long way toward our negotiations on the mergers eventually coming out as Hal wants them. Certainly the President has told Mitchell to see that things are worked out

Cont'd.

32.1 PURPORTED DITA BEARD MEMORANDUM, JUNE 25, 1971, 2 KCH 447-48

448

Page 2

PERSONAL AND CONFIDENTIAL

fairly. It is still only McLaren's mickey-mouse we are suffering.

We all know Hal and his big mouth! But this is one time he cannot tell you and Ned one thing and Wilson (and me) another!

I hope, dear Bill, that all of this can be reconciled -- between Hall and Wilson -- if all of us in this office remain totally ignorant of any committment ITT has made to anyone. If it gets too much publicity, you can believe our negotiations with Justice will wind up shot down. Mitchell is definitely helping us, but cannot let it be known. Please destroy this, huh?

(615)

th.

DB.

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We to the set of the s

THURE TO A STREET STOOL

$oldsymbol{Secret\ Memo\ Bares\ Mitchell-ITT\ N}$

the settlement of the Nixon publican Gov. Louie Nunn last Mitchell. administration's biggest anti- May after the Kentucky Mrs. B trust case was privately ar- Derby. ranged between Attorney Gen-

obtained a highly incriminat-cases. ing memo, written by her, from

was read, not only indicates that the snti-trust case had of the Justice Department's been fixed but that the fix was anti-trust chief, Richard Mca payoff for ITT's pledge of Laren. up to \$400,000 for the upcomng Republican convention in in Diego.

Confronted with the memo, Mrs. Beard acknowledged its you want?" authenticity. The next night, companies di against the wishes of ITT officials who wanted her to leave town, she met with my associate Brit Hume at her home to try to explain the document.

security officers from com- a manufacturing concern. She York had put most of her of. "You can't have part of Grin-ey-mouse we are suffering... convention. There was no tie-fice files through a document nell," but he subsequently re- "If (the convention commit in of any kind between this shredder to prevent their lented. being subpoensed after disclosure of the memo.

She said she met with settlement with ITT on July shot down. Mitchell is defi-

By Jack Anderson Mitchell at the Governor's 31, more than two months nitely helping us, but cannot mansion in Kentucky during a later, it conformed to the let it be known."

We now have evidence that dinner reception given by Re agreement she had made with

ranged between Attorney General John Mitchell and the top she said. Mitchell took her and was never a factor in the kind to settle our antirust voived.

We have this on the word of the lobbyist herself, crusty.

We have this on the word diarribe against her. He criticapable Dita Beard of the International Telephone and through Congress and the Telegraph Co. She acknowled the Mitchell took her and was never a factor in the kind to settle our antirust matter. But this cases. It is unfair to the individuals involved to even suggest such a possibility. Agreement tucky Derby dinner.

It is addressed to W. R. Dustice Department only after the Kentucky Derby dinner.

Telegraph Co. She acknowled the Mitchell took her and was never a factor in the kind to settle our antirust cases. It is unfair to the individuals involved to even suggest such a possibility. Agreement tucky Derby dinner.

It is addressed to W. R. Dustice Department only after the Kentucky Derby dinner.

There was no deal of anyther withing the kind to settle our antirust cases. It is unfair to the individuals involved to even suggest such a possibility. Agreement tucky Derby dinner.

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There was no deal of anyther to settle our antirust cases. It is unfair to the individuals involved to even suggest such a possibility. Agreement tucky Derby dinner.

It is addressed to W. R. Dustice Department only after the Kentucky Derby dinner.

Washington office. It is then-Assistant Attorney General Research and the settle our antirust was not cases. It is unfair to the individuals involved to even suggests and the international treatment of the individuals involved to even suggests and the international Telephone and the international edged the secret deal after we White House on the anti-trust Washington office.

She said Mitchell confided to her he was sympathetic to "Please destroy this, huh?" The memo, which was in- ITT but had been prevented tended to be destroyed after it until then from helping the company because of the zeal

After his harangue, Mrs. Beard said, Mitchell agreed to discuss the anti-trust matters and asked bluntly, "What do companies did ITT most want shaken and acting to keep if the anti-trust cases were settled.

"We have to have Hartford Fire because of the economy," Mrs. Beard recalled saying. She said she also told Mitch. wants them. ell ITT wanted to keep "part By this time, she said, ITT of the Grinnell Corporation," pany headquarters in New said Mitchell at first replied. It is still only-McLaren's mick, be completed in time for the

Mrs. Beard insisted the subject of the GOP convention At the governors reception, never came up with Mitchell

marked "Personal and Confideral dential" and its last line asks, staff.

The memo warns Merriam to keep quiet about the ITT the same . .

meaning what several conversations with Mr. Louie (Gov. Nunn) re Mitchell week.
that our noble commitment "The San Diego contribut: our negotiations on the merg-President Harold Geneen)

"Certainly the President has

ment) gets too much publicity, local joint participation and And, she said, when the Jus- you can believe our negotia- any other aspects of ITT's tice Department announced its tions with Justice will wind up business."

ITT Replies

ITT issued the following statement yesterday.

is then-Assistant Attorney General Richard McLaren and his

"Neither Mrs. Beard nor. anyone else except legal . counsel was authorized to carry cash pledge for the Republi-ry on such negotiations. The can convention. "John Mitch-June 25, 1971, memorandum." ry on such negotiations. The ell has certainly kept it on the attributed to Mrs. Beard was higher level only," the memo seen for the first time by the says, "we should be able to do ITT official to whom it was a when it was addressed "I am convinced, because of brought in by a member of Anderson's staff last

has gone a long way toward tion of the Sheraton Hotels, a was made as a non-partisan:... ers coming out as Hal (ITT joint effort of the San Diegocommunity and was purely insupport of a local situation. Sheraton has two hotels in :told Mitchell to see that San Diego and a third is unthings are worked out fairly, der construction which would;

Bell-McClure Syndicate

(634)

The Washington Merry.Go-Round

THE WASHINGTON POST Wednesday, March 1, 1973 B 15

Kleindienst Accused in ITT Case

an outrigor lie about the Jus ment was reached.

The case involved the International Telephone and Tele General, at the same time shredded many of her office discuss with anyone graph conglomerate, which appeared on the way to a Superated on the way to a Superated court showdown with "I was supposed to make the papers might be subpoensed vention, including me," Mrs. Permetting the Justice Department over case on the economic side of lic. the Justice Department over ITT's takeover of the huge Hartford Fire Insurance Co...

Last July, however, the case as abruptly settled. The terms, considered highly favorable to ITT, were announced at the same time ITT secretly pledged up to \$400,000

Denying any connection be- investigate it. tween the convention cash and the antitrust settlement, his boss, outgoing Attorney Kleindienst insisted that the General John Mitchell, has Justice Department's anti-now been linked to the settle-

McLaren (then head of the anversation at the governor's titrust division)," Kleindienst mansion in Kentucky after said in a letter to Democratic last year's Kentucky Derby. O'Brien.

case on the economic side of lic.

"Other than permitting it," Rohatyn told my associate Mitchell would not discuss John Mitchell, Ed Reinecke, Brit Hume. He said he particulate the matter with us. John Bob Haldeman and Nixon (believe the property of the property of the property of the particular transfer of the property of the prop Hartford Fire.

Kleindienst Duplicity

secretly pledged up to sauthor further evidence that the autention in San Diego this ministration has much to hide year. A check for \$100,000 has in the ITT affair, which looks more suspicious the more we

Not only Kleindienst, but Kleindienst insisted that the General John Mitchell, has Justice Department's anti-now been linked to the settle-trust staff had been free from any political pressure from disqualified himself from the case because of an old relation-special our ducks in a row." He settlement between ship with ITT. Yet Dita Beard "The settlement between ship with ITT. Yet Dita Beard, said Mitchell would prove" only McLaren's mickey-mouse the Department of Justice and the company's top lobbyist, the falsehood of Mrs. Beard's we are suffering.

ITT was handled and negoti- has now acknowledged that incriminating memo, but three "If (the convention cash) ated exclusively by Assistant she arranged the settlement days later, no proof had ap- gets too much publicity Attorney General Richard W. with Mitchell in a private con-

By Jack Anderson

We have now established that Attorney General-designers with a director of the nate Riemard Kleindienst told company before the settlement was made in the settlement was made in man and H. S. (Hat) General an outright lie about the Justice ment was reached.

Let Attorney Government told company before the settlement was made in man and H. S. (Hat) General an outright lie about the Justice ment was reached.

Let Attended the Attendienst her, from 1713 hierarchical forms and Bob Wilson, White House aide Bob Haide-man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company before the settlement was made in man and H. S. (Hat) General forms are company forms.

larly stressed to Kleindienst Hushen, a Justice Department sides Wilson, of course) no one ITT's arguments for keeping spokesman, told us there was has known from whom that Hartford Fire.

"no truth" to Mrs. Beard's 400 thousand commitment had story. He acknowledged, how come . . . John Mitchell has ever, that Mitchell had spoken certainly kept it on the higher Kleindienst's duplicity is to Mrs. Beard at the gover-further evidence that the ad-nor's mansion.

We gave Hushen specific questions to ask the Attorney General. But four hours later, after conferring with Mitchell, he called us back without the answers.

peared.

Republican Names

id in a letter to Democratic last year's kentucky Derby.

The June 25, 1971, memo is interest as interest and its control of this, in the studded with such big Republican names as President huh?"

However, we have now confidential memo, written by Nixon, Mitchell, California Lt.

6 1372, Bell-McCare Syndies 2

By Jack Anderson | learned that Kleindienst him-her, from ITT's files. The Gov. Ed Reinecke, San Diego

an outright lie about the Justice Department's sudden outof-court settlement of the
financier Felix Rohatyn, conMrs. Beard also told us that
financier Felix Rohatyn, conMrs. Beard also told us that
was hingest antitrust case.

The case involved the International Telephone and Telenational Telephone and Telenational Telephone and Telephone

level only, we should be able to do the same

"I am convinced, because of several conversations with Louie (Nunn) re Mitchell that our noble commitment has gone a long way toward our negitiations on the mergers eventually coming out as Hal (Geneen) wants them. Certainly the President has told Mitchell to see that things are worked out fairly ... It is still

can believe our negotiations with Justice will wind up shot down. Mitchell is definitely The June 25, 1971, memo is helping us, but cannot let it be

(635)

The Washington Merry-Go-Round

THE WASHINGTON POST Friday, March 1, 1972 D15

Cited in Contradictions

By Jack Anderson

The Justice Department and International Telephone and over the suspicious, sudden vention in San Diego. settlement of a landmark antitrust suit against ITT.

In earlier columns, we dis-Republican convention in San convention in San Diego.

versation with Attorney Gen-can do it, more power to eral John Mitchell at a Ken-you." tucky dinner party.

story until he could "get our tice Department on the antiducks in a row." He then trust cases. "Neither Mrs. waited three days before call-Beard nor anyone else except ing us back with a terse state-lingal counsel was authorized ment from Milchell.

.The statement says the At-the statement said. torney General "was not in-

and the contract of the contra

Telegraph are now trying to ell in his Washington office to statement by Kleindienst, who mony by James Hoffa lie their way out of a scandal discuss efforts to hold the con- has been named to replace

Mitchell Misleads

indicating the Justice Depart- he and Reinecke personally inment granted the favorable formed Mitchell that ITT had settlement in exchange for offered in put up as much as cash support of the upcoming \$400,000 to support # GOP

"He liked the idea of (hav-The author of the memo, ing the convention in) San Di-FTT lobbyist Dita Beard, told ego," Gillenwaters said of us she arranged the settle- Mitchell. "He didn't need any ment herself in a private con-persuading. He said, 'If you anti-trust division)," the Kiein-

ITT also issued a statement with dinner party.

IIT also assued a statement Robatyn on the case, it could be a spokesman, John Hush-that only its lawyers were an not have been "handled" and a withhold our thartzed to deal with the Justice to deal wi us. A spokesman, John Hush-that only its lawyers were auen, urged us to withhold our thorized to deal with the Justo carry on such negotiations,"

volved in any way with the hatyn, an investment banker went home to personally estroit to put airhags in all pas-Republican National Commit- and director of ITT, told us he cort a college student to the senger cars by the 1974 mod-tee convention negotiations held a series of about a half-voter registration desk. The els. He recuperated from the and had no knowledge of any-dozen secret meetings during unawed young lady registered sethack with a breezy 21-day one from the committee or the merger negotiations with Republican r. . Sen. Marlow junket to Japan to visit auto elsewhere dealing with Inter-Deputy Alterney General Cook (R-Ky.), ranking minor-plants and see whether Honda national Telephone and Tele-Richard Kleindienst. Robatyni ity member of the Senate can develop a safer motor-graph"

This is false. In mid-May last thorized to "make the case on will soon be taking a hard"

Ban-McCiure Apraticate

Mitchell as Attorney General. On December 13, Kleindienst We could not reach Rein-Chairman Larry O'Brien to pressure had been exerted on the Justice Department's anti-

trust staff in the ITT case.
"The settlement between dienst letter said.

Obviously, if Kleindienst were holding secret talks with McLaren and ITT's lawyers.

Under the Dome

West Virginia Democrat who at politics in Washington state. the statement said. fought for the eighteen-yearToms was bitterly disappointThis is also false. Felix Roold vote for 30 years, recently ed when he couldn't get De-

year, California Lt. Gov. Ed the economic side" by ITT look at the federal prison re-Reinecke and an alde, Edgar President Harold S. Geneen. habilitation programs. Cook Gillenwaters, met with Mitchalso puts the lie to an earlier hearings this April with testi-

As a member of the powerful Senate Commerce Committee, Indiana Democrat Vance wrote to Democratic National Hartke will have a lot to say about whether the national noclosed a remarkable ITT memo ecke, But Gillenwaters told us deny that high-level political fault automobile insurance bill ever reaches the Senate floor. His opinion may be colored somewhat by the fact that he is a full-fledges, dues-paying the Department of Justice and (\$175 per year) "sustaining. ITT was handled and nego-member" of the American tiated exclusively by Assistant Trial Lawyers Association — Attorney General Richard W. the lawyers' group which is McLaren (then head of the lobbying mightily to kill the no-fault proposal

> The black-owned Afro-American newspaper appeared on the newsstand in a Senate dining room recently and stayed there exactly one day before trate Senate Restaurants Manager: Joseph Dismond banned L.". Doug Toms, Federal highway safety director, may Sen. Jennings Randolph, the leave his job to take a crack junket to Japan to visit auto

> > Ball-McClure Ayndicate

(636)

EXHIBIT B

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,

Plaintiff,

٧.

Civil Action No. 98-1232 (CKK)

MICROSOFT CORPORATION,

Defendant.

STATE OF NEW YORK, et al.,

Plaintiffs

v.

MICROSOFT CORPORATION,

Defendant.

Civil Action No. 98-1233 (CKK)

ORDER

In light of the recent tragic events affecting our Nation, this Court regards the benefit which will be derived from a quick resolution of these cases as increasingly significant.

Accordingly, to avoid the expenditure of the parties' financial resources on litigation costs which will surely be incurred if these cases continue to be litigated, the Court will order the parties into settlement for a fixed period of time, commencing as of the date of this Order and expiring on November 2, 2001. The Court expects that during this time the parties and counsel will fully

expend and concentrate all of their resources upon resolving these cases through a fair settlement for all parties. If the cases have not been fully resolved through settlement by November 2, 2001, then the Court will proceed with the scheduling order to be addressed at the September 28, 2001, scheduling conference and entered immediately thereafter.

The parties have indicated that if the cases are to be settled they can best resolve these cases without the assistance from a mediator. It has been three months since the appellate court rendered its decision with no resolution reached by the parties. The Court will give the parties until October 12, 2001, to settle the cases on their own. However, if at the end of that time, they have not been fully successful, the parties shall submit to Chambers, on October 12, 2001, the name of an agreed-upon individual to act as facilitator/mediator to assist the parties in their efforts. If the parties cannot agree upon an individual, then the Court will appoint such an individual to act as their facilitator/mediator. Any payment due the facilitator/mediator shall be borne equally among the three parties. At ten-day intervals, without disclosing or discussing the contents of the settlement discussion, the parties shall participate in a conference call to apprize the Court of their progress in settling the cases. The Court will not entertain any requests for extensions of the deadlines.

The Court cannot emphasize too strongly the importance of making these efforts to settle the cases and resolve the parties' differences in this time of rapid national change. The claims by Plaintiffs of anticompetitive conduct by Microsoft arose over six years ago, and these cases have been litigated in the trial and appellate court for over four years. As the Court of Appeals has noted, the relevant time frame for this dispute spans "an eternity in the computer industry." The Court expects that the parties will act in good faith and will engage in an all-out effort to settle these cases, meeting seven days a week and around the clock, acting reasonably to reach a fair

resolution.

Based on the foregoing, it is this ____ day of September, 2001, hereby

ORDERED that all proceedings in the above captioned cases are stayed until November 2, 2001; and it is further

ORDERED that during this time, counsel shall focus all of their attention on the settlement of these cases; and it is further

ORDERED that the parties shall be permitted to proceed without a facilitator/mediator until October 12, 2001, and thereafter until a facilitator/mediator is appointed; and it is further

ORDERED that if no resolution is reached by October 12, 2001, on that date, the parties shall submit to Chambers the name of an agreed-upon individual to serve as a facilitator/mediator; if the parties are unable to agree upon such an individual, the Court will appoint such an individual to serve as a facilitator/mediator; and it is further

ORDERED that the parties shall participate in a conference call to Chambers on October 12, 2001, and on October 22, 2001, wherein the parties shall report the status of their negotiations to the Court.

SO ORDERED.

COLLEEN KOLLAR-KOTELLY
United States District Judge

EXHIBIT C

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA.

Plaintiff,

VS.

Civil Action No. 98-1232 (CKK)

MICROSOFT CORPORATION.

Desendant.

STATE OF NEW YORK ex rel. Anomey General ELIOT SPITZER, et al.,

Plaintiffs.

VS.

MICROSOFT CORPORATION,

Defendant.

Filed: November 6, 2001

Civil Action No. 98-1233 (CKK)

Next Court Deadline: November 6, 2001

Status Conference

STIPULATION

Plaintiffs United States of America ("United States") and the States of New York, Ohio, Illinois, Kentucky, Louisiana, Maryland, Michigan, North Carolina and Wisconsin and Defendant Microsoft Corporation ("Microsoft"), by and through their respective attorneys, having agreed to the entry of this Stipulation, it is hereby stipulated and agreed that:

1. A Final Judgment in the form attached hereto may be filed and entered by the Court, upon the motion of any party or upon the Court's own motion, at any time after compliance with the requirements of the Antitrust Procedures and Penalties Acr. 15 U.S.C. § 16, and without further notice to any party or other proceedings, provided that the United States has not withdrawn its consent, which it may do at any time before the entry of the

revised proposed Final Judgment by serving notice thereof on Microsoft and by filing that notice with the Court.

- 2. Unless otherwise provided in the revised proposed Final Judgment, Microsoft shall begin complying with the revised proposed Final Judgment as it was in full force and effect starting on December 16, 2001. Subject to the foregoing, Microsoft agrees to be bound by the provisions of the revised proposed Final Judgment pending its entry by the Court. If the United States withdraws its consent, or if (a) the revised proposed Final Judgment is not entered pursuant to the terms of the Stipulation, (b) the time has expired for all appeals of any Court ruling declining to enter the revised proposed Final Judgment, and (c) the Court has not otherwise ordered continued compliance with the terms and provisions of the revised proposed Final Judgment, then all of the parties shall be released from all further obligations under this Stipulation, and the making of this Stipulation shall be without prejudice to any party in this or any other proceeding.
- Pursuant to 15 U.S.C. § 16(g), within ten (10) days of the submission of the revised proposed Final Judgment, Microsoft will file with the Court a description of any and all written or oral communications by or on behalf of Microsoft, or other person, with any officer or employee of the United States concerning or relevant to the revised proposed Final Judgment, except that any such communications made by counsel of record alone with the Attorney General or the employees of the United States Department of Justice alone shall be excluded from this requirement.
- Pursuant to 15 U.S.C. § 16(b), on or before November 16, 2001, the United States will file with the Court a Competitive Impact Statement explaining the terms of the revised proposed Final Judgment. The United States will publish the revised proposed Final Judgment and Competitive Impact Statement in the Federal Register.
- 5. The United States will publish a notice informing the public of the revised proposed Final Judgment and public comment period in the Washington Post and the San

Jose Mercury News, for seven days over a period of two weeks commencing no later than November 15, 2001.

- 6. Members of the public may submit written comments about the revised proposed Final Judgment to a designated official of the Antitrust Division of the United States Department of Justice for a period of 60 days after publication of the revised proposed Final Judgment and Competitive Impact Statement in the Federal Register.
- 7. Within 30 days after the close of the 60-day public comment period, the United States will file with the Court and publish in the Federal Register any comments it receives and its response to those comments.
- 8. Once the aforementioned procedures have been compiled with, the United States will file with the Court a certification of compliance with the requirements of 15 U.S.C. § 16, and a Motion for Entry of Revised Proposed Final Judgment, unless it withdraws its consent to entry of the revised proposed Final Judgment pursuant to paragraph 2, above. At any time thereafter, and at the conclusion of any further proceedings ordered by the court pursuant to 15 U.S.C. § 16(1), the Court may then enter the revised proposed Final Judgment, provided that the Court determines that entry of the revised proposed Final Judgment will serve the public interest.

DATED this 6th day of November, 2001

FOR PLAINTIFF THE UNITED STATES OF AMERICA:

CHARLES A-LAMES

(Bar No. 29220)

Assistant Attorney General

Antitrust Division

United States Department of Justice

901 Pennsylvania Avenue, N.W.

Washington, D.C. 20530

(202) 514-2401

FOR PLAINTIFFS THE STATES OF NEW YORK, OHIO, ILLINOIS, KENTUCKY, LOUISIANA, MARYLAND, MICHIGAN, NORTH CAROLINA AND WISCONSIN:

Eliot Spitzer

Attorney General of New York

120 Broadway

New York, New York 10271

(212) 416-8282

FOR DEFENDANT MICROSOFT CORPORATION:

JOHNL. WARDEN (Bar No. 222083)

Sullivan & Cromwell 125 Broad Succes

New York, New York 10004

(212) 558-4000

EXHIBIT D

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA.

Plaintiff,

v.

Civil Action No. 98-1232 (CKK)

MICROSOFT CORPORATION,

Defendant.

STATE OF NEW YORK, et al.,

Plaintiffs

v.

Civil Action No. 98-1233 (CKK)

MICROSOFT CORPORATION,

Defendant.

ORDER

Pursuant to the status hearing held on November 6, 2001, it is this eighth day of November, 2001, hereby

ORDERED that the above-captioned cases shall proceed on two independent tracks:

- * "Track I" is the label the Court shall use to refer to the Court's review, pursuant to the Antitrust Procedures and Penalties Act (Tunney Act), 15 U.S.C. § 16(b)-(h), of the proposed Final Judgment which reflects a settlement of Civil Action No. 98-1232 in its entirety and a partial settlement of Civil Action No. 98-1233.
- * "Track II" is the label the Court shall use to refer to the remaining litigation between the States proceeding to litigation and Microsoft concerning an appropriate remedy in Civil Action No. 98-1233.

Accordingly, with regard to Track I, it is hereby

ORDERED that the States choosing to join the settlement shall inform the Court not later than November 9, 2001, of the identity of the individual(s) who will serve as their representative(s) in future proceedings before the Court; and it is further

ORDERED that the United States shall inform the Court of the anticipated date of publication of the proposed Final Judgment and Competitive Impact Statement in the Federal Register as soon as such date is available; and it is further

ORDERED that, pursuant to 15 U.S.C. § 16(b), the proposed Final Judgment, in its final form, and Competitive Impact Statement shall be filed with the Court not later than November 15, 2001; and it is further

ORDERED that, pursuant to 15 U.S.C. § 16(g), within ten days of the publication of the proposed Final Judgment in the Federal Register, Microsoft shall file with the Court a description of any and all written or oral communications by or on behalf of Microsoft, or other person, with any officer or employee of the United States concerning or relevant to the proposed Final Judgment, except that any such communications made by counsel of record alone with either the Attorney General or the employees of the United States Department of Justice shall be excluded from this requirement; and it is further

ORDERED that, pursuant to 15 U.S.C. § 16(c), the United States shall publish in the Washington Post, the San Jose Mercury News, and the New York Times a notice containing a

¹While the Court is aware that the requirements of the Antitrust Procedures and Penalties Act (Tunney Act) apply only to proposals for "consent judgment[s] submitted by the United States," 15 U.S.C. § 16(b), the Court presumes that the States which have chosen to enter into a settlement agreement with Microsoft will play an active role in advocating the entry of the consent judgment proposed in this case.

summary of the terms of the proposed Final Judgment, a summary of the Competitive Impact
Statement, and a list of materials and documents which the United States shall make available for
purposes of meaningful public comment and the place where such materials and documents are
available for public inspection. Such publication shall continue for seven days over a period of
two weeks, commencing not later than November 15, 2001; and it is further

ORDERED that members of the public may submit written comments concerning the proposed Final Judgment to a designated official of the Antitrust Division of the United States

Department of Justice for a period of 60 days following publication of the proposed Final

Judgment and Competitive Impact Statement in the Federal Register; and it is further

ORDERED that, within thirty days after the close of the 60-day public comment period, the United States shall file with the Court and publish in the Federal Register its responses to any comments received; and it is further

ORDERED that, simultaneous with the filing of its response to the comments of the public, the United States shall file any appropriate legal briefing with the Court; and it is further

ORDERED that upon completion of the above procedures, the United States shall file with the Court a certification of compliance with the requirements of the Antitrust Procedures and Penalties Act (Tunney Act), 15 U.S.C. § 16(b)-(h).

As discussed at the November, 6, 2001, hearing, following the close of the 60-day public comment period, the Court will hold a status conference wherein the parties shall address the nature and need for a hearing concerning the proposed final judgment.

With regard to Track II, it is hereby

ORDERED that any and all motions in limine shall be filed not later than February 22, 2002; and it is further

ORDERED that a Pre-hearing Conference shall be held on March 4, 2002, at 9 a.m. **SO ORDERED.**

As discussed at the hearing on November 6, 2001, following the filing of the parties' proposals for remedial relief in early December, the Court will require the parties proceeding along Track II to file a Joint Status Report which addresses any remaining issues concerning the nature of the remedy hearing. Thereafter, the Court will set a date for a status conference.

COLLEEN KOLLAR-KOTELLY United States District Judge

EXHIBIT E

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA, Plaintiff,))
vs.) Civil Action No. 98-1232 (CKK)
MICROSOFT CORPORATION, Defendant.)))
STATE OF NEW YORK ex. rel. Attorney General ELIOT SPITZER, et al., Plaintiffs,))))
vs.) Civil Action No. 98-1233 (CKK)
MICROSOFT CORPORATION, Defendant.) Next Court Deadline: March 4, 200) Status Conference)

NOTICE OF ENTRY OF APPEARANCE

Please enter the appearance of Charles F. Rule (Bar No. 370818) as counsel for defendant Microsoft Corporation.

Respectfully submitted,

Charles F. Rule (D.C. Bar #370818)
Fried, Frank, Harris, Shriver & Jacobson
1001 Pennsylvania Avenue, N.W.
Suite 800
Washington, D.C. 20004-2505
Telephone No. 202-639-7300

Attorney for Defendant Microsoft Corporation

Dated: November 15, 2001

EXHIBIT F

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,

Plaintiff,

v.

Civil Action No. 98-1232 (CKK)

MICROSOFT CORPORATION.

Defendant.

STATE OF NEW YORK ex. rel. Attorney General ELIOT SPITZER, et al.,

Plaintiffs,

٧.

MICROSOFT CORPORATION,

Defendant.

Civil Action No. 98-1233 (CKK)

Next Court Deadline: March 4, 2002

Status Conference

DEFENDANT MICROSOFT CORPORATION'S DESCRIPTION OF WRITTEN OR ORAL COMMUNICATIONS CONCERNING THE REVISED PROPOSED FINAL JUDGMENT AND CERTIFICATION OF COMPLIANCE UNDER 15 U.S.C. § 16(g)

In conformance with Section 2(g) of the Antitrust Procedures and Penalties Act ("APPA"), 15 U.S.C. § 16(g), defendant Microsoft Corporation ("Microsoft") respectfully submits the following description of "any and all written or oral communications by or on behalf of" Microsoft "with any officer or employee of the United States concerning or relevant to" the Revised Proposed Final Judgment filed in these actions on November 6, 2001. In accordance with the requirements of the APPA, this description excludes

only "communications made by counsel of record alone with the Attorney General or the employees of the Department of Justice alone."

- through November 6, 2001, counsel for Microsoft met on a virtually daily basis with counsel for the United States and the plaintiff States in Washington, D.C. After the Court appointed Professor Eric Green of Boston University School of Law as mediator on October 12, 2001, Professor Green and his colleague Jonathan Marks participated in many of those meetings. From October 29, 2001 through November 2, 2001, Will Poole, a Microsoft vice president, also participated in some of the meetings.
- On October 5, 2001, counsel for Microsoft met with representatives of the
 United States and the plaintiff States in Washington, D.C. to answer a
 variety of technical questions. Linda Averett, Michael Wallent, Robert
 Short and Chad Knowlton of Microsoft attended this meeting, as did
 Professor Edward Felten of Princeton University, one of plaintiffs'
 technical experts.

Microsoft certifies that, with this submission, it has complied with the requirements of 15 U.S.C. § 16(g) and that this submission is a true and complete description of such communications known to Microsoft.

Dated: Washington, D.C. December 10, 2001

Respectfully submitted,

William H. Neukom Thomas W. Burt David A. Heiner, Jr. Diane D'Arcangelo Christopher J. Meyers MICROSOFT CORPORATION One Microsoft Way Redmond, Washington 98052 (425) 936-8080

Dan K. Webb WINSTON & STRAWN 35 West Wacker Drive Chicago, Illinois 60601 (312) 558-5600

Charles F. Rule (Bar No. 370818)
FRIED, FRANK, HARRIS, SHRIVER & JACOBSON
1001 Pennsylvania Avenue, N.W.
Suite 800
Washington, D.C. 20004-2505
(202) 639-7300

John L. Warden (Bar No. 222083) Richard J. Urowsky Steven L. Holley Michael Lacovara Richard C. Pepperman, II Ronald J. Colombo SULLIVAN & CROMWELL 125 Broad Street New York, New York 10004 (212) 558-4000

Bradley P. Smith (Bar No. 468060) SULLIVAN & CROMWELL 1701 Pennsylvania Avenue, N.W. Washington, D.C. 20006 (202) 956-7500

Counsel for Defendant Microsoft Corporation

EXHIBIT G

United States District Court for the District of Columbia

STATE OF NEW YORK ex rel. Attorney General ELIOT SPITZER, et al., Plaintiffs,

APPEARANCE

MICROSOFT CORPORATION,

Defendant.

CASE NUMBER: 98-1233 (CKK)

To the Clerk of this court and all parties of record:

Enter my appearance as counsel in this case for

The State of West Virginia by Attorney General Darrell V. McGraw, Jr.

December 12,2001

W. Va. 5502 BAR IDENTIFICATION NO.

Douglas Lee Davis

Print Name

P. O. Box 1789

Address

Charleston, WV

25326

(304)558-8986

Phone Number

US DISTRICT COURT FOR THE DISTRICT OF COLUMBIA RENEWAL APPLICATION (PLEASE PRINT OR TYPE)

Name							•	•
	Last Davi	3	·	-	First	Douglas		
	Middle Lee	·			Generation	on (Jr., Sr.,)	etc.)	
D.C./Fe	ederal Bar identifi	cation Number		s	ocial Secu	nity Number	286-56-	-8106
6H Fed	leral Bar, please s	tate name of cou	ırt):	·				
Addre	155	:						
• •	निगाः	Office of t	he West V	/irginia	Attorn	ey Genera	1	·
	Building & Suite	P. O. Box 1	789	•		•	-	
	Street	812 Quarrie	r St., 4	th Floor	· .			
Statu	City	Charleston			State	WV	· ·	
	Zip	25326 .	Phone.	(304)	558-89	86	·	· .
	Unit (within firm	or agency)	Consumer	Protect	ion and	Antitrus	t	,
		Act Attorney	(Yes)			(No)		
	U.S. District	Court Admissio	on Date	Sept. 25	, 1990,	S.D.W.Va	• •	·
•	GOVERNMENT	e United States (ATTORNEYS wh	o practice a	nd file plea	idings bef	ore the US C	ol X listrict Cou	n should
	withiers fills if	rm. Renewal Fe	es way be w	/BIVEG.				

CHANGE OF ADDRESS:

This form may serve as written notification to the Clerk's office of address change under the requirements of Local Rule 706(c). However, this notification DOES.NOT fulfill the PRAECIPE requirement of the Rule. 706(c) requires that, "(t)he attorney shall also within 10 days file a praecipe reflecting such change in each case which the attorney has pending before this Court serving a copy upon each of the attorneys in these cases."

FAILURE TO RENEW

An attorney who fails to file the required certification and pay the renewal fee will be provisionally removed from the list of members in good standing. The name of the attorney will be restored to the list of members in good standing upon the filing of the required certificate and payment of the delinquent fee within five years after the due date. At the end of the five years from the due date, the attorney's name will be permanently removed from the roll, without prejudice to an application for admission as a new member. [Cocal-Rule:701.1(c)].

DATE

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

ATTORNEY CERTIFICATION

In compliance with Local Rule 701.1.(a), all attorneys who are members in good standing of the bar of this Court, AND/OR, government attorneys eligible to practice by virtue of Local Rule 104(e) or (f), must submit this certification and hereby certify that he/she:

(MANDATORY FOR ATTORNEYS WHO ARE MEMBERS OF THE BAR OF THIS COURT)

	(OP110	NAL FOR ATTORNEYS WHO WISH TO MAINTAIN A 'GOVERNMENT' STATUS
1.	<u>_X</u>	is familiar with the current version of the Federal Rules of Civil Procedure, the Federal Rules of Evidence, the Local Rules of this Court, and the Rules of Professional Conduct as adopted by the District of Columbia Court of Appeals
		ลาก์/or
2.		is familiar with the current version of the Federal Rules of Criminal Procedure, the Sentencing Guidelines, the Federal Rules of Evidence, the Local Rules of this Court, and the Code of Professional Conduct as adopted by the District of Columbia Court of Appeals. (Attorneys who appear in criminal cases.)
CONTE	In cor	inpliance with Local Rule 104(b), an attorney who wishes to appear as sole or lead counsel in a lentiary hearing or trial on the merits further certifies that he/she:
		(CHECK ALL ITEMS THAT APPLY)
3.		has previously acted as sole or lead counsel in a federal district court or the Superior Court of the District of Columbia or a state trial court of general jurisdiction in a comested jury or bench trial or other contested evidentary hearing in which testimony was taken in open court and an order or other appealable judgment was emered. [Local Rule 104(b)(1)]; OR
4,		has participated in a junior capacity in an emire contested jury or bench trial in a federal district court or the Superior Court of the District of Columbia or a state trial court of general jurisdiction. [Local Rule 104(b)(2)]; OR
5.	' ——	has satisfactorily completed a communing legal education trial advocacy course of at least 30 hours sponsored by the District of Columbia Bar or accredited by a State Bar. (Local Rule 104(b)(3)]
	In co	usideration of Local Rules 702(a) and 702.1, the undersigned applicant certifies that he/she:
	,	(OPTIONAL)
6.		has read Local Rule 702(a) and understands that members in good standing of the bar of this Court have an obligation to assist or represent the needy in civil matters before this Court whenever requested by the Court and if necessary, without compensation. I have read Local Rule 702.1 and understand that the Court has established a voluntary Civil Pro Bono Panel from which attorneys may be appointed by the Court to represent indigent pro-se lidgants. I have indicated below whether I would like to receive additional information regarding the Court's Civil Pro Bono Panel. Please Send Do Not Send
12	1 dec	clare under penalty of perjury that the foregoing is true and correct.

SIGNATURE OF ATTORNEY

CERTIFICATE OF SERVICE

I hereby certify that on this 12th day of December, 2001, copies of my Notice of Appearance

was served upon the following by first-class mail, postage prepaid, to:

Brendan V. Sullivan, Jr., Esquire Williams & Connolly, LLP 725 Twelfth Street, N.W. Washington, D. C. 20005

John L. Warden, Esquire Sullivan & Cromwell 125 Broad Street, 31st Floor New York, NY 10004-2498

Bradley P. Smith, Esquire Sullivan & Cromwell 1701 Pennsylvania Avenue, N.W., 7th Floor Washington, D. C. 20006-5805

William H. Neukom, Esquire Law and Corporate Affairs Microsoft Corporation, Building 8 One Microsoft Way Redmond, WA 98052-6399

Dan K. Webb, Esquire Winston & Strawn 35 West Wacker Drive Chicago, IL 60601

Charles F. Rule, Esquire Fried, Frank, Harris, Shriver & Jacobson 1001 Pennsylvania Avenue, N.W., Suite 800 Washington, D. C. 20004-2505

Philip S. Beck, Esquire Bartlit, Beck, Herman, Palenchar & Scott Courthouse Place, Suite 300 54 West Hubbard Street Chicago, IL 60610

Renata B. Hesse, Esquire United States Department of Justice Antitrust Division 601 D Street, N.W., Suite 1200 Washington, D. C. 20530

Jay L. Himes, Esquire

Office of the Attorney General of the State of New York 120 Broadway, Suite 2601 New York, NY 10271

Kevin J. O'Connor, Esquire
Office of the Attorney General of the State of Wisconsin
P. O. Box 7857
123 West Washington Avenue
Madison, WI 53703-7857

Beth Finnerty, Esquire Office of the Attorney General of the State of Ohio 140 East Town Street, 12th Floor Columbus, OH 43215

Blake Harrop, Esquire Office of the Attorney General of the State of Illinois 100 West Randolph Street, 12th Floor Chicago, IL 60601

Assistant Attorney General State of West Virginia

CertificateofService LitigatingStates 12-12-01

EXHIBIT H

United States District Court for the District of Columbia

STATE OF NEW YORK, et al., Plaintiffs,

APPEARANCE

MICROSOFT CORPORATION, Defendant.

BAR IDENTIFICATION NO.

CASE NUMBER: 98-1233 (CKK)

To the Clerk of this court and all parties of record:

Enter my appearance as counsel in this case for

Plaintiff States New York, California, Connecticut, Florida, Illinois, Iowa, Kansas, Kentucky, Iouisiana, Maryland, Massachusetts, Michigan, Minnesota, North Carolina, Ohio, Utah, Wisconsin and the District of Columbia

November 1, 2001

Date

Signature

253286

Steven R. Kuney,

Williams & Connolly LIP

Address
725 Twelfth Street, N.W.
Washington, D.C. 20005
City State Zip Code

202-434-5000

Phone Number

Print Name

CERTIFICATE OF SERVICE

I hereby certify that on this 1st day of November, 2001, copies of Notices of Appearance for Brendan V. Sullivan, Steven R. Kuney and John E. Schmidtlein were served by facsimile and first-class mail, postage prepaid, to:

John L. Warden, Esq. Sullivan & Cromwell 125 Broad Street 31st Floor New York, NY 10004-2498

Bradley P. Smith, Esq. Sullivan & Cromwell 1701 Pennsylvania Avenue, N.W. 7th Floor Washington, D.C. 20006-5805

William H. Neukom, Esq. Executive Vice President Law and Corporate Affairs Microsoft Corporation Building 8 One Microsoft Way Redmond, WA 98052-6399

Counsel for Defendant Microsoft

Philip S. Beck, Esq.
Bartlit Beck Herman Palenchar & Scott
Courthouse Place
Suite 300
54 West Hubbard Street
Chicago, IL 60610

Renata B. Hesse, Esq.
United States Department of Justice
Antitrust Division
601 D Street, N.W.
Suite 1200
Washington, D.C. 20530

Counsel for Plaintiffs

Jehn E. Schmidtlein

- 2 -

EXHIBIT I

United States District Court for the District of Columbia

STATE OF NEW YORK, et al., Plaintiffs,

APPEARANCE

MICROSOFT CORPORATION, Defendant.

CASE NUMBER: 98-1233 (CKK)

To the Clerk of this court and all parties of record:

Enter my appearance as counsel in this case for

Plaintiff States New York, California, Connecticut, Florida, Illinois, Iowa, Kansas, Kentucky, Iouisiana, Maryland, Massachusetts, Michigan, Minnesota, North Carolina, Ohio, Utah, Wisconsin and the District of Columbia

November 1, 2001

Date

Signature

12757

BAR IDENTIFICATION NO.

Print Name

Williams & Connolly LIP

Address
725 Twelfth Street, N.W.
Washington, D.C. 20005

202-434-5000

State

Phone Number

City

Zip Code

CERTIFICATE OF SERVICE

I hereby certify that on this 1st day of November, 2001, copies of Notices of Appearance for Brendan V. Sullivan, Steven R. Kuney and John E. Schmidtlein were served by facsimile and first-class mail, postage prepaid, to:

John L. Warden, Esq. Sullivan & Cromwell 125 Broad Street 31st Floor New York, NY 10004-2498

Bradley P. Smith, Esq. Sullivan & Cromwell 1701 Pennsylvania Avenue, N.W. 7th Floor Washington, D.C. 20006-5805

William H. Neukom, Esq. Executive Vice President Law and Corporate Affairs Microsoft Corporation Building 8 One Microsoft Way Redmond, WA 98052-6399

Counsel for Defendant Microsoft

Philip S. Beck, Esq.
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Chicago, IL 60610

Renata B. Hesse, Esq.
United States Department of Justice
Antitrust Division
601 D Street, N.W.
Suite 1200
Washington, D.C. 20530

Counsel for Plaintiffs

John E. Schmidtlein

-2-